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HOUSE JOURNAL 36

Tuesday 22 May 79

The House met at 1:00 p.m.

Prayer was offered by the House Chaplain, Rev. William L. Quirk.

Let us pray:

Almighty Father, we ask that You bless us and lend Your presence to our assembly.

May we always do Your will so that we may ever proclaim Your goodness to all of us.

Grant that all we do may always begin by Your holy inspiration, be carried on by Your gracious assistance, and by You be happily ended. Amen.

Rep. Greene led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Close, Hunt, John Winn, Fisher, Francis Sullivan, Richardson, Thiheault, Roy Davis, Preston, Howard Humphrey, Drew, Nighswander, Yvette Chagnon, Hardy, Peters, Drewniak and Roland Lemire, the day, illness.

Reps. Lefebvre, Ladd, Van Loan, Pastor, Robinson, Beard, O'Neill and M. Arnold Wight, the day, important business.

Reps. Emile Boisvert and Jesse Davis, the day, death in the family.

Rep. Cecelia Winn, the day, illness in the family.

INTRODUCTION OF GUESTS

Dave Splaine of Portsmouth, guest of Rep. Splaine; Lottie Jacobi, world renowned photographer, guest of Rep. Krasker; Mrs. Lovola Guimond of Nashua, guest of Rep. Crane.

SENATE MESSAGES

REFERRED FOR INTERIM STUDY

HB 850, establishing training, certification, utilization and supervision of professional guardians.

CONCURRENCE

HCR 13, relative to initiating a state-wide agricultural production and food policy.

HCR 15, urging the governor to submit to the department of housing and urban development a letter of intent to participate in a demonstration program to develop improved housing for the chronically mentally ill.

HB 777, to remove restrictions on branch banking.

HB 833, relative to judicial review of zoning board and board of adjustment decisions.

HB 355, relative to the student trustee in the state university system.

HB 373, concerning the withdrawal of a member district from a cooperative school district.

HB 780, relative to school district elections.

HB 836, allowing for post-secondary students to work for wage rates set by the labor commissioner.

HB 446, relative to the appointment of deputy school district treasurers.

HB 603, relative to revaluation assistance.

HB 789, relative to county budgetary procedures.

HB 351, amending the "child pornography" statute.

HB 172, relative to the compensation paid to certain probate judges.

HB 345, redefining the term "sexual contact" as used in RSA 637-A, relative to sexual assault and related offenses.

HB 344, relative to the penalties for assault, manslaughter and attempted murder.

HB 547, authorizing cities and towns to control the timing of development.

HB 577, relative to increasing the number of trustees on town boards of trustees.

HB 635, relative to the mileage allowance for county business.

HB 561, permitting village districts to receive monies from towns in anticipation of tax share.

HB 773, authorizing the inter-county transfer of female prisoners and committal of persons who fail to pay fines to any house of correction or jail.

HB 491, requiring optometrists and ophthalmologists to report all discovered cases of bad vision to the bureau of blind services.

HB 353, establishing programs for displaced homemakers.

HB 812, amending the city charter of Franklin.

HB 735, providing a penalty for noncompliance with requirements for posting of certain prescription drug prices.

HB 737, deleting the terms defective and delinquent from the duties of the division of welfare.

HB 517, providing that emergency vehicles shall make use of audible or visual signals rather than audible and visual signals.

HB 419, relative to the registration of a motor vehicle and obtaining a license to operate.

HB 659, relative to the control of junkyards on the interstate and federal-aid primary highway systems.

HB 495, relative to the filing date for road toll refunds.

HB 407, to specify criteria to be used by the board of taxation in re-assessments and municipalities.

HB 593, relative to accommodating the overflow crowd from cocktail lounges.

HB 604, to permit certain refunds of money by state departments upon their receipt of incorrect amounts.

HB 670, relative to the advertising of "Happy Hours" by on-sale licensees.

HB 411, relative to the loaning authority of cooperative banks, building and loan associations and savings and loan associations.

HB 417, relative to limitations on the loaning authority of cooperative banks,

building and loan associations and savings and loan associations.

HB 413, relative to the loaning authority of the cooperative banks, building and loan associations and savings and loan associations.

HB 415, relative to fines and service charges assessed by cooperative banks, building and loan associations and savings and loan associations.

NONCONCURRENCE

HB 264, relative to the creation of valid contracts between a husband and wife and between a man and woman in contemplation of marriage.

HB 580, relative to trying certain juveniles as adults.

HB 414, relative to a foreclosure under power of mortgage.

ENROLLED BILLS AMENDMENTS

HB 517, providing that emergency vehicles shall make use of audible or visual signals rather than audible and visual signals.

Amendment

Amend section 1 of the bill by striking out lines 1, 2 and 3 and inserting in place thereof the following:

1 Emergency Vehicles Use of Signals.
Amend RSA 262-A:7, III, (supp) as inserted by 1977, 346:1 by striking out said paragraph and inserting in place thereof the following:

This amendment corrects an error in the amending language.
Adopted.

SB 10, extending the capital appropriation for the Haves building and increasing the authorization for certain capital projects for the department of safety.

Amendment

Amend section 2 of the bill by striking out line 14 and inserting in place thereof the following:

Total paragraph X \$849,800*

Amend section 3 of the bill by striking out line 6 and inserting in place thereof the following:

the state not exceeding the sum of \$18,817,109 and for said purpose may

The first amendment corrects a paragraph total so that it correctly shows the sum of the parts.

The second amendment corrects the total of bonds authorized to reflect changes made by SB 46 and HB 460 passed earlier in the session.

Adopted.

HB 781, relative to the public utilities commission and its authority to contract for electrical power.

Amendment

Amend section one of the bill by striking out lines 1 through 5 and inserting in place thereof the following:

1 Contracting for Power. Amend RSA 363:18-a as inserted by 1955, 237:1 by inserting in line 4 after the word "authority" the following (and to bargain with the appropriate agencies and officials of Canada or its provinces for the procurement of power capacity and power output therefrom) so that said section as amended shall read as follows:

This amendment corrects the necessary amending language to include the source of the section being amended.

Adopted.

COMMITTEE REPORTS (Consent Calendar)

Rep. French moved that the Consent Calendar, with the relevant committee amendments, be adopted as printed in today's House Record.

SB 44 was removed from the Consent Calendar at the request of Rep. Copenhaver.

SB 245 was removed from the Consent Calendar at the request of Rep. O'Connor.

SB 204 was removed from the Consent Calendar at the request of Rep. James J. White.

SB 52 was removed from the Consent Calendar at the request of Rep. Reidy.
Adopted.

SB 107, relative to the bonding authority of the New Hampshire housing finance agency. Inexpedient to Legislate.

The Committee feels HB 846 gives New Hampshire Housing Finance Agency reasonable funding with more legislative control. Vote was 15-0. Rep. Edward J. Allgever for Commerce and Consumer Affairs.

SB 139, relative to the practice of public accountancy by foreign accountants. Ought to Pass.

This bill makes out-of-state accountants come under the jurisdiction of the New Hampshire Board of Accountancy and acquire licensing the same as resident New Hampshire accountants. Unanimous vote of Committee. Rep. William L. Roberts for Commerce and Consumer Affairs.

SB 151, authorizing savings and cooperative banks to give security for certain deposits of public funds. Ought to Pass.

This bill allows savings and cooperative banks to post surety bonds to protect public deposits. Unanimous vote of Ought to Pass. Rep. William L. Roberts for Commerce and Consumer Affairs.

SB 174, relative to a trapping education program. Ought to Pass.

This bill establishes a much needed program for trapper education. Vote was 17-1. Rep. John H. Stimmell for Fish and Game.

SB 145, concerning the destruction of certain welfare records by the director of the division of welfare. Ought to Pass.

The reason for, and objective is to save file space in Division of Archives. In some instances, records will be destroyed after three years instead of six years as presently required. Vote was 15-0. Rep. Fred E. Murray for Health and Welfare.

SB 73, relative to fees for small claims. Ought to Pass.

This bill increases the filing fee for small claims to \$5.00 which makes processing a small claims action by the District or Municipal Court more realistic with the increase in certified mail and clerical costs. Vote was 12-0. Rep. Kenard F. Ayles for Judiciary.

SB 87, repealing the provisions of the administrative committee of probate court. Ought to Pass.

This bill, requested by probate judges, eliminates the administrative committee of the probate courts. The Committee has not been active because its functions are carried out by judges of the probate courts under authority and responsibility dictated by RSA 547:33. Vote was 10-7. Rep. Francis E. Robinson for Judiciary.

SB 94, relative to the payment of judgments. Inexpedient to Legislate.

The Committee felt the court should continue to have the discretion to order an impartial investigation of a defendant's ability to pay a judgment. Vote was 13-0. Rep. Donna P. Sytek for Judiciary.

SB 130, relative to combinations and monopolies. Ought to Pass with Amendment. Brings a 1917 statute up-to-date. Increases the maximum civil penalty for violation to a figure consistent with present economic conditions. Clarifies definitions of acts prohibited by the Law. Vote was 10-1. Rep. Francis E. Robinson for Judiciary.

Amendment

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Penalties. Amend RSA 356:4 (supp) as amended by striking out said section and inserting in place thereof the following:

356:4 Penalties. A person who knowingly and willfully engages in conduct prohibited by this chapter shall be guilty of a misdemeanor if a natural person, or guilty of a felony if any other person. When the offense consists of a combination to control the price or supply, or to prevent competition in the sale, of

foodstuffs or fuel, the person thus engaged shall be guilty of a class B felony if a natural person, or guilty of a felony if any other person. Each day's violation of any provision of RSA 356 shall constitute a separate offense.

Amend the bill by striking out section 10 and inserting in place thereof the following:

10 Attorney General to Enforce. Amend RSA 356:9 by striking out said section and inserting in place thereof the following:

356:9 Enforcement. This chapter shall be enforced by the attorney general's office.

SB 203, changing the name of the consumer protection division of the office of the attorney general to the consumer protection and antitrust division. Ought to Pass.

This bill changes the name of the Consumer Protection Division within the Office of the Attorney General to the Consumer Protection and Antitrust Division. Vote was 11-0. Rep. Mark H. Stokes for Judiciary.

SB 212, relative to the temporary removal of prisoners. Ought to Pass with Amendment.

Bill removes necessity of approval of the Governor for transfer of prisoners for court appearances or approval of a Justice of the Superior Court for prisoner transfer for medical purposes, funerals, etc. Prisoners are only transferred under necessary precautions and present additional approval procedure is a meaningless and unnecessary step. Amendment merely deletes one word as a housekeeping measure. Committee vote was unanimous (11-0). Rep. Minnie F. Carswell for Judiciary.

Amendment

Amend RSA 623:1, I as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

I. Any person confined in a county jail, house of correction, state prison or other place of detention may, under necessary precautions, be taken by some regular or specially authorized officer from such place of detention to a medical facility within the state of New Hampshire for the purpose of receiving medical examination or treatment, upon recommendation of a physician and upon approval of the administrator of the institution in which the person is confined. In the case of a transfer for medical purposes for a period in excess of 24 hours, the justice of the court who originally ordered the prisoner's commitment shall be given written notice of the transfer within 5 days of said transfer, and shall be given notice upon the return of the prisoner within 5 days of the prisoner's return.

SB 217, allowing self-proving wills. Ought to Pass with Amendment.

This bill will simplify probate procedures by eliminating the need to

obtain witnesses who may have long since left the area. The amendment conforms the bill to other New Hampshire statutes. The Committee vote was unanimous. Rep. Daniel W. Jones for Judiciary.

Amendment

Amend RSA 552:6-a as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:
552:6-a Self-Proved Will. An attested will may at the time of its execution or at any subsequent date be made self-proved, by the acknowledgement thereof by the testator and the affidavits of the witnesses, each made before an officer authorized to administer oaths under the laws of this state, and evidenced by the officer's certificate under official seal, attached or annexed to the will in form and content substantially as follows:

THE STATE OF _____
COUNTY OF _____

We, _____, _____, _____, _____, and _____, the testator and the witnesses, respectively, whose names are signed to the attached or foregoing instrument, being first duly sworn, do hereby declare to the undersigned authority that the testator signed and executed the instrument as his last will and that he had signed willingly or directed another to sign for him, and that he executed it as his free and voluntary act for the purposes therein expressed; and that each of the witnesses, at the request of the testator, in his presence, and in the presence of each other, signed the will as witness and that to the best of his knowledge the testator was at that time 18 or more years of age, of sound mind and under no constraint or undue influence.

Testator

Witness

Witness

Witness

SB 269, creating a marketable record title act. Inexpedient to Legislate. Inadequate justification given for changing current practice which works well. Vote was 10-1. Rep. Louis D. Record, Jr. for Judiciary.

SR 66, relative to the per diem paid to deputy sheriffs. Ought to Pass. Housekeeping measure necessary to conform with current practice based on realistic requirements. Vote was 11-0. Rep. Anthony Pepitone for Municipal and County Government.

SR 114, relative to notifying abutters of a road or highway to be discontinued or

released and discharged. Inexpedient to Legislate.

SB 114 is unnecessary as Chapter 238 now provides protection and access to abutters. Vote was 11-0. Rep. Roger C. King for Municipal and County Government.

SR 115, relative to the removal of town treasurers upon discovery of irregularities. Ought to Pass with Amendment.

This bill sets up a procedure to allow selectmen to take action where now some doubt exists if they have this power. Vote was 11-0. Rep. Roger C. King for Municipal and County Government.

Amendment

Amend the bill by striking out RSA 41:26-d as inserted by section 1 and inserting in place thereof the following:

41:26-d Removal. Whenever, upon examination, the accounts of a town treasurer are found to be irregular, or timely deposit of funds has not been made, the commissioner of revenue administration shall notify the treasurer and selectmen in writing of all the irregularities in the office. Within 10 days after receipt of such notice, the selectmen may institute proceedings to remove the treasurer as follows:

I. The selectmen shall notify the treasurer in writing of their intention to proceed under this section.

II. The treasurer may respond orally or in writing to the alleged irregularities and may request a hearing before the selectmen.

III. After the treasurer's response and hearing, if any, and if the selectmen determine that removal of the treasurer is justified, they may remove the treasurer by written notice to the treasurer and the commissioner of revenue administration. Any vacancy created by such a removal shall be filled by appointment by the selectmen within 10 days.

SR 120, authorizing local communities to waive the requirements of inventory filings. Inexpedient to Legislate.

Legislation would completely undermine and destroy the effectiveness of a very necessary document which conveys much-needed and essential updated information basically the foundation of existing tax structure. Vote was 13-0. Rep. Anthony Pepitone for Municipal and County Government.

SR 185, relative to the duties of trustees of cemetery trust funds. Inexpedient to Legislate.

This bill is a half-hearted attempt to legalize what have been illegal practices in the Town of Hampton. The town itself should resolve these illegal practices so that the selectmen and trustees of the trust funds act strictly within the law. Vote was 15-0. Rep. E. John Lowmes, III for Municipal and County Government.

SR 250, authorizing the establishment of municipal economic development and revitalization districts. Ought to Pass.

Grants permission to any municipality to authorize the establishment of economic development and revitalization districts. This must be done in a city by a majority of the legislative body and in a town by a majority of the voters. Vote was 11-0. Rep. Arnold B. Perkins for Municipal and County Government.

SB 53, authorizing the sale of beer and wine in restaurants in Errol. Ought to Pass with Amendment.

This bill authorizes the sale of beer and wine in first class restaurants in the town of Errol, provided the restaurant is open and does business at least ten months of every calendar year. The amendment allows for a retail wine license to be issued in the Town of Hancock until the next biennial election unless the voters in the Town of Hancock vote to approve the sale of wine under the provision of RSA 179:1, VII. Vote was 11-0. Rep. Jean T. White for Regulated Revenues.

Amendment

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Retail Wine Licenses in Hancock.

Notwithstanding the fact that the town of Hancock has voted to prohibit the sale of liquor and beverages, a retail wine license as provided in RSA 178-A:2 may be issued to any retail outlet in Hancock; provided, however, that the license shall expire at the next biennial election unless the voters in the town of Hancock vote to approve the sale of wine under the provisions of RSA 179:1, VII.

3 Effective Date. This act shall take effect upon its passage.

SB 76, relative to qualification of persons employed in the sale or distribution of liquor or beverages. Refer to the Committee on Regulated Revenues for Interim Study.

This bill needs further study. A person convicted of a felony should be kept away from liquor. Vote was 10-2. Rep. James A. Humphrey for Regulated Revenues.

SCR 7, relative to the importance of adequate energy supplies to the tourism and tourism to the economy. Ought to Pass with Amendment.

The Committee voted unanimously Ought to Pass with Amendment because of the importance of the tourism industry to our fiscal well-being in the State. Vote was 8-0. Rep. Marshall French for State-Federal Relations.

Amendment

Amend the Resolution by striking out the last "Resolve Clause" and inserting in place thereof the following:

Be it further resolved, that a copy of the resolution be forwarded by the secretary of state to the president of the United States, to the vice-president of the United States, to the speaker of United States

House of Representatives, to the governor, and to each member of Congress from the six New England states.

SCR 8, relative to the reimbursement of the state by the federal government for programs enacted by Congress. Ought to Pass.

The Committee felt strongly that a program should not be mandated by the federal government unless they are entirely funded by the federal government and voted unanimously Ought to Pass (8-0). Rep. Marshall French for State-Federal Relations.

SB 176, relative to the board of trustees for the youth development center. Ought to Pass.

The Board of Trustees of the Youth Development Center would benefit by having a district court judge as one of its members. Vote was 11-0. Rep. Barbara J. Underwood for State Institutions.

SB 216, relative to the board of trustees of the New Hampshire annual conference of the united methodist church. Ought to Pass.

Senate Bill 216 amends the charter of the New Hampshire Annual Conference of the United Methodist Church to bring the number of the trustees of the board into conformity with the national governing regulations of the United Methodist Church. Unanimous vote of the Committee (11-0). Rep. Natalie S. Flanagan for Statutory Revision.

SB 45, relative to motor vehicle identification for handicapped persons. Ought to Pass with Amendment.

This legislation, as amended, allows the handicapped with walking disabilities the option to have special number plates incorporating the international accessibility symbol. Vote was 9-1 on amendment. Rep. Lorine M. Walter for Transportation.

Amendment

Amend RSA 260:18-a, I as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

I. The director shall design and issue special plates and shall make available such plates as an optional registration plate to be used on motor vehicles owned by a person who furnishes satisfactory proof of such disability to the director and who has an operator's license to operate said vehicle. Upon request and for a fee of \$1.00 per plate, the director shall exchange such special plates for regular plates currently issued to a person who qualifies for special plates. In lieu of special plates, a person who would qualify for such plates may upon request receive without charge a decal incorporating the international accessibility symbol. The size of the decal shall be the same size as the registration decal and shall be placed on the lower right hand corner of the number plate. The decal shall be valid for as long as the number

plate to which it is affixed shall be issued to the person with such disability. In the case of special plates, such plates shall bear an appropriate legend or symbol as determined by the commissioner of safety.

Referred to Appropriations.

SB 182, relative to temporary plate refunds. Ought to Pass.

SB 182 simply legalizes what the Department of Safety has been doing for quite some time, this merely refunds the money on the unused temporary plates returned to the Division of Motor Vehicles by a bona fide dealer. Vote was 17-0. Rep. Kenneth C. Smith, Sr. for Transportation.

Rep. French moved that debate on all issues be limited to one-half hour equally divided.

Adopted.

COMMITTEE REPORTS (Regular Calendar)

SB 135, relative to pre-paid legal services. Inexpedient to Legislate.

The Committee felt the establishment of non-profit legal service corporations for the purpose of offering pre-paid legal services (this would be a "Blue Cross/Blue Shield for Lawyers") was not necessary. Private insurance companies have attempted to sell pre-paid legal insurance packages for the past two years in New Hampshire and no organizations have chosen to purchase this type of insurance for their employees. The Committee voted 8-4 inexpedient to legislate until more interest in pre-paid legal insurance exists. Rep. Elizabeth L. Crory for Commerce and Consumer Affairs.

Rep. Spanos moved that the words, Ought to Pass, be substituted for the committee report, Inexpedient to Legislate, and spoke to his motion.

Reps. Quimby, William Roberts, Crory and Ward spoke against the motion.

Rep. Plourde spoke in favor of the motion.

Rep. Spanos requested a roll call. Sufficiently seconded.

(Speaker presiding)
YEAS 60 NAYS 222
YEAS 60

BELKNAP: Hildreth.

CARROLL: Roderick Allen.

CHESHIRE: Nims, Proctor, William Riley and Russell.

COOS: Burns, Guay and Mayhew.

CRAFTON: Chambers, Copenhaver and Walter.

HILLSBOROUGH: Burkush, Beverly Dupont, Kaklamanos, Martel, Milton Mevers, Mulligan, Nemzoff-Berman, Podles, Peter Ramsey, Reidy, Soucy, Spiron, Robert Wheeler, James J. White and Zajdel.

MERRIMACK: Blakeney, Daniell, Epstein, McLane, Plourde, Ralph, Rick Trombly and Wiviott.

ROCKINGHAM: Blanchette, Jones, Krasker, Leslie, Joseph MacDonald, Newman, Parolise, Peterson, Splaine and Wojnowski.

STRAFFORD: Burchell, Farnham, Lessard, McManus, Morrisette, Nadeau, Pine, Sackett and Vaughan.

SULLIVAN: Edmund Belak, Brodeur, Burrows, David Campbell, Spanos and Williamson.

NAYS 222

BELKNAP: Birch, Bordeaux, Bowler, Downs, French, Hanson, Mansfield, Matheson, Morin, Randall, Sabbow and Sanders.

CARROLL: Chase, Dickinson, Heath, Howard, Keller, Kenneth MacDonald and Kenneth Smith.

CHESHIRE: Baybutt, Crane, Eisengrein, Ernst, Galloway, Gordon, Kohl, Miller, O'Connor, Margaret Ramsav, Scranton, Vrakatisis and Jean White.

COOS: Elmer Beaulac, Brungot, Chappell, Horton, Theriault, Willey and Wiswell.

CRAFTON: Aldrich, Ira Allen, George Cate, Christy, Clark, Crory, Foster, Logan, Low, Lowmes, Mann, McAvoy, Pepitone, Rounds, Snell, Taffe, Ward and Andrew Ware.

HILLSBOROUGH: Archambault, Aubut, Baker, Wilfrid Boisvert, Bosse, Brack, Carswell, Compagna, Corser, Joseph Cote, Craig, L. Pennv Dion, Clyde Eaton, Joseph Eaton, Gabrielle Gagnon, Nancy Gagnon, Gelinis, Granger, Hall, Head, Heald, Hendrick, Thomas Hynes, Jamroz, Karnis, Keefe, Labombarde, Lyons, Madigan, Marcoux, Mazur, McLaughlin, Morgan, Morrison, Murray, Naro, Odell, Peter Parady, Perkins, Plomaritis, Polak, David Ramsav, Record, Roy, Sallada, Silva, Leonard Smith, Steiner, Stvilanos, James Sullivan, Rock Tremblay, Vachon, Eliot Ware, Weaver, Welch, Emma Wheeler and Kenneth Wheeler.

MERRIMACK: Allgeyer, Bellerose, Bibbo, Bodi, Laurent Boucher, John Cate, Milton Cate, Clements, Colby, Hill, Holliday, Kidder, LaBranche, Locke, Mitchell, Nichols, Paire, Randlett, Doris Riley, William Roberts, Selway, Shepard, Gerald Smith, Stio, Stockman, Stokes, Trachy, Underwood, Ernest Valliere and Waters.

ROCKINGHAM: Aeschliman, Appel, Bisbee, Blake, William Boucher, Butler, Cahill, Marilyn Campbell, Connors, Patricia Cote, Cotton, Robert Dav, Ellvson, Felch, Flanagan, Joseph Flynn, Gibbons, Gould, Greene, Hartford, Hoar, Jackson, Kane, Kashulines, Roger King, Kozacka, Landry, Laycock, LoFranco, Lovejoy, McEachern, Norman Myers, Nelson, Newell, Pantelakos, Parr, Pevear, Pucci, Quimby, Reese, Rogers, Schmidtsen, Schwaner, Sticknev, Stimmell, Svetk, Tavitian, Tufts, Vartanian, Vlack, Warhurton, Helen Wilson and Wolfesen.

STRAFFORD: Canney, Ronald Chagnon, Demers, DeNafio, Donnelly, Gauvin, Gosselin, Hebert,

Joos, Meader, Pray, Dennis Ramsey, Schreiber, Tripp, Valley and Whitehead.

SULLIVAN: Cutting, D'Amante, Domini, Sim Gray, LeBrun, Palmer, Townsend, Tucker and Wiggins, and the motion lost.

Resolution adopted.

SB 160, relative to voluntary sterilization and prohibition against nonmedical qualifications. Ought to Pass with Amendment.

This bill prohibits health facilities which permit sterilization operations from imposing nonmedical qualifications upon the individual seeking the operation. This act is not applicable to those persons under 18 years of age; nor does it prohibit the attending physician from counseling the patient as to whether or not sterilization is appropriate. Vote was 14-5. Rep. Margaret A. Lynch for Health and Welfare.

Amendment

Amend RSA 460:21-a as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

460:21-a Sterilization for Contraceptive Purposes; Nonmedical Qualifications Prohibited; Exceptions.

I. No health facility which permits sterilization operations for contraceptive purposes to be performed therein shall require the individual upon whom such a sterilization operation is to be performed to meet any special nonmedical qualifications which are not imposed on individuals seeking other types of operations in the health facility. Such prohibited nonmedical qualifications shall include, but not be limited to, age, marital status, and number of natural children. Health facility as used in this paragraph means any hospital, institution or organization which furnishes, permits or performs sterilization operations and wherein a licensed physician is present.

II. Nothing in this section shall prohibit requirements relating to the physical or mental condition of the individual or affect the right of the attending physician to counsel or advise his patient as to whether or not sterilization is appropriate. This section shall not affect existing law with respect to individuals below the age of majority.

III. Nothing in this section shall interfere with the health facility's adherence to federal regulations relative to medicaid patients.

Amendment adopted.

Ordered to third reading.

SB 175, increasing deduction in determining wages of certain employees. Ought to Pass with Amendment.

SB 175 makes no change in the intent of the law. It simply recognizes inflated costs of meals whether purchased by the worker or supplied by the employer. Committee vote was 13-3. Rep. Wilfrid Burkush for Labor, Human Resources and Rehabilitation.

Amendment

Amend the bill by striking out section 2 and inserting in place thereof the following:
2 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

SB 61, authorizing towns to make appropriations for cultural activities. Ought to Pass.

This is enabling legislation to make it possible for towns so desiring to support cultural activities in accordance with a requirement of the Department of Revenue Administration. Vote was 7-4. Rep. Selma R. Pastor for Municipal and County Government.

Ordered to third reading.

SB 171, relative to the method of filling vacancies on the Portsmouth school board. Ought to Pass with Amendment.

This is local option for Portsmouth to clarify the city charter. Vote was 7-4. Rep. Ezra B. Mann, II for Municipal and County Government.

Amendment

Amend section 2 of the bill by striking out same and inserting in place thereof the following:

2 Referendum. At the general election to be held in the city of Portsmouth in November, 1979, the city clerk then in office shall cause to be included on the ballot then used the following question: "Shall the city of Portsmouth amend its charter to provide for the filling of a vacancy on the board of education by the person receiving the next highest number of votes at the preceding election when the member to be replaced was a candidate, rather than allowing the board of education to appoint the member to fill the vacancy?" Beneath this question shall be printed the word "Yes" and the word "No" with a square immediately opposite such word in which the voter may indicate his choice. If a majority of the voters present and voting on the question shall signify their approval thereof, this act shall be declared adopted and shall take effect. The city clerk of Portsmouth shall, within 10 days after said election, certify to the secretary of state the result of the vote on the question.

Amendment adopted.

Ordered to third reading.

SB 18, prohibiting a candidate defeated in a primary from running as an independent and prohibiting a person from appearing on the ballot for different offices under different party designations or as an independent in the general election. Inexpedient to Legislate.

Senate Bill, as amended by the Senate, addressed three sections of the Law:
1. It would require all candidates for office either primary party candidates or petition candidates to file

seventy-five days in advance of the primary. This would prevent people dissatisfied with the choice of primary candidates to petition for other candidates;

2. Prohibit defeated primary candidates from running as an independent or candidate of another political party.

The Committee addressed this problem in an amendment to HB 30 which has passed the House;

3. The Senate amendment would prevent persons from running for different offices under different party designations. Each person now filing must sign statement he is a member of the party for which he seeks office and this section is unnecessary. After several hearings Committee voted 11-1 Inexpedient to Legislate. Rep. Natalie S. Flanagan for Statutory Revision.

Resolution adopted.

SB 74, relative to the authority to levy tolls on the eastern New Hampshire turnpike, the central New Hampshire turnpike, and the New Hampshire turnpike system. Inexpedient to Legislate.

The Transportation Committee feels that the Governor and Council has handled the supervision of the toll system satisfactorily since 1950 and that there is no reason to change. Vote was 8-7. Rep. Kenneth C. Smith, Sr. for Transportation.

Resolution adopted.

SB 91, relative to OHRV use of bridges in certain cases. Majority: Ought to Pass with Amendment. Minority: Ought to Pass.

MAJORITY: This bill, as amended, authorizes the Commissioner of Public Works and Highways to issue a permit to the Bureau of OHRV to operate on or across certain bridges of Class I, II and III highways when such operation is necessary for gaining access to events being held in conjunction with established OHRV club activities. Vote was 7-3. Rep. Edwin L. Waters for Majority of Transportation.

MINORITY: The amendment prevents the Director of the Bureau of OHRV from applying for permits to cross certain bridges as part of new trails or existing trails. Reps. W. Murray Clark and Frederick J. Domini for Minority of Transportation.

Amendment

Amend RSA 269-C:3, VIII as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

VIII. The bureau may make application to the commissioner of public works and highways for a permit in writing to allow OHRVs to operate on or across certain bridges of Class I, 2 and 3 highways when such operation is necessary for gaining access to events being developed or held in conjunction with established OHRV club activities. The commissioner of public

works and highways may issue or deny such permits. A permit shall specify the type of OHRVs to be allowed, the permitted dates and hours of operation, and shall require the bureau to erect and maintain all signs required under the terms of the permit. Any person operating an OHRV on or across a bridge under this paragraph shall do so at his own risk. Said person shall keep to the extreme right side of the bridge, travel at a speed not to exceed 10 miles per hour and shall yield to all oncoming vehicular traffic.

Amendment adopted.

Ordered to third reading.

SB 44, requiring the reporting of critical health problems. Inexpedient to Legislate.

The Committee found this bill inexpedient because it was felt that it is unnecessary legislation and the reporting of diseases is already being done. Vote was 9-5. Rep. Helen F. Wilson for Health and Welfare.

Rep. Copenhaver moved that SB 44 be recommitted to the Committee on Health and Welfare and spoke to her motion.

Adopted.

Recommitted to the Committee on Health and Welfare.

SB 245, relative to funding Portsmouth's solid waste disposal facility. Ought to Pass.

In view of today's solid waste disposal problems in larger municipalities it is essential that we do all we can to help with this problem. Vote was 11-0. Rep. Beverly A. Gage for Municipal and County Government.

Rep. Beverly Gage yielded to questions. Ordered to third reading.

SB 52, relative to the reduction of an employer's lien under workmen's compensation in settlement with third parties. Inexpedient to Legislate.

The Committee felt the bill was poorly written with no specific guidelines for the Commissioner or Superior Court. Bill would allow for double compensation. We do have a good Workmen's Compensation Law that works to benefit injured worker. Committee vote was 14-0. Rep. Avis B. Nichols for Labor, Human Resources and Rehabilitation.

Rep. Reidy spoke against the committee report.

Rep. Robert Wheeler moved that SB 52 be recommitted to the Committee on Labor, Human Resources and Rehabilitation.

Reps. Warburton and Gould spoke against the motion and yielded to questions.

Rep. Robert Wheeler spoke in favor of his motion.

Rep. Head spoke against the motion.

Rep. Reidy requested a roll call.

Sufficiently seconded.

(Speaker presiding)
YEAS 81 NAYS 207
YEAS 81

BELKNAP: Matheson.

CARROLL: Roderick Allen, Dickinson and Towle.

CHESHIRE: Ernst, Gordon, Kohl, Lynch, Nims, Proctor, Margaret Ramsav and Russell.

COOS: Elmer Beaulac, Brungot, Chappell, Guay and York.

GRAFTON: Chambers, Christy, Copenhaver, Corv, Dearborn and Pepitone.

HILLSBOROUGH: Archambault, Baker, Burkush, Beverly Dupont, Gabrielle Gagnon, Sal Grasso, Jamrog, Martel, McLaughlin, Morrison, Mulligan, Plomaritis, Reidy, Soucy, James Sullivan, Rock Tremblay, Vachon, Welch, Robert Wheeler, James J. White and Zajdel.

MERRIMACK: Bellerose, Blakenev, Carroll, Ralph, Rice, Selway, Stio and Rick Trombly.

ROCKINGHAM: Blake, Blanchette, Connors, Cotton, Kashulines, Krasker, Landry, Leslie, LoFranco, Pantelakos, Parr, Peterson, Pevear, Pucci, Splaine, Sticknev and Wojnowski.

STRAFFORD: Burchell, Ronald Chagnon, Donnelly, Morrisette, Nadeau, Pine, Dennis Ramsev and Whitehead.

SULLIVAN: Brodeur, Burrows, Spanos and Williamson.

NAYS 207

BELKNAP: Birch, Bordeau, Bowler, Garv Dionne, Downs, French, Hanson, Mansfield, Morin, Randall, Sabbow and Sanders.

CARROLL: Chase, Heath, Howard, Keller and Kenneth Smith.

CHESHIRE: Bavhutt, Crane, Daniel Eaton, Eisengrein, Galloway, Miller, O'Connor, William Riley, Scranton, Vrakatitsis and Jean White.

COOS: Burns, Horton, Mavhew, Theriault, Willey and Wiswell.

GRAFTON: Aldrich, Ira Allen, George Cate, Clark, Foster, Logan, Low, Lowmes, Mann, McAvoy, McIver, Rounds, Snell, Taffe, Thomson, Walter, Ward and Andrew Ware.

HILLSBOROUGH: Ainley, Aubut, Wilfrid Boisvert, Bosse, Carswell, Compagna, Corser, Joseph Cote, Craig, L. Penny Dion, Clvde Eaton, Joseph Eaton, Nancy Gagnon, Gelinas, Granger, Hall, Head, Heald, Healy, Hendrick, Thomas Hynes, Karnis, Keefe, Labombarde, Levesque, Lvons, Madigan, Marcoux, Mazur, Morgan, Murray, Nardi, Naro, Nemzoff-Berman, Odell, Peter Parady, Perkins, Podles, Polak, David Ramsav, Record, Roy, Sallada, Silva, Steiner, Stylianos, Wallace, Eliot Ware, Weaver, Emma Wheeler and Kenneth Wheeler.

MERRIMACK: Allgever, Avles, Bibbo, Laurent Boucher, John Cate, Milton Cate, Clements, Colby, Hill, Holliday, Kidder, LaBranche, Locke, McLane, Mitchell, Nichols, Paire, Randlett, Doris Riley, William Roberts, Shepard, Gerald Smith, Stockman, Stokes, Trachy, Ernest Valliere, Waters and Wiviott.

ROCKINGHAM: Appel, Benton, Bisbee, William Roucher, Butler, Cahill, Marilyn Campbell, Carpenito, Patricia Cote, Ellyson, Felch, Flanagan, Joseph Flynn, Beverly Gage, Gibbons, Gould, Greene, Griffin, Hartford, Hoar, Jackson, Jones, Kane, Keenan, Roger King, Kozacka, Lavcock, Lovejov, Joseph MacDonald, McEachern, Norman Myers, Nelson, Newell, Parolise, Quimby, Reese, Rogers, Schmidtchen, Schwaner, Freda Smith, Stimmell, Svttek, Tavitian, Tufts, Vartanian, Vlack, Warburton and Wolfsen.

STRAFFORD: Canney, Demers, DeNafio, Farnham, Gauvin, Gosselin, Hebert, Joos, Lessard, McManus, Meader, Pray, Sackett, Schreiber, Tripp, Valley and Vaughan.

SULLIVAN: Edmund Belak, Cutting, Domini, Sim Grav, LeBrun, Lucas, Palmer, Spaulding, Townsend, Tucker and Wiggins, and the motion lost.

Resolution adopted.

SB 204, relative to veterans. Ought to Pass with Amendment.

Bill, as amended, has a twofold purpose: (a) to activate a committee of certain legislators and representatives of certain veterans' organizations, to study the feasibility of establishing a cemetery for New Hampshire veterans; (b) to correct an oversight in legislation enacted in 1977, as pertains to property tax exemption for veterans. Committee vote was 17-0. Rep. Maurice J. Levesque for Public Protection and Veterans' Affairs.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Committee Established. There is hereby established an 11 member committee to study the feasibility of establishing a state veterans' cemetery. Along with any other matters related to establishing such a cemetery, the committee shall consider possible sites, acreage requirements and eligibility criteria for burial therein. The committee shall consist of 3 members of the house of representatives appointed by the speaker, 3 members of the senate appointed by the president, the director of the New Hampshire veteran council and one member from New Hampshire from each of the following groups chosen in a manner to be decided upon by the group: the veterans of foreign wars; the American legion; the disabled American veterans; and the military order of the purple heart. All members shall be appointed or chosen no later than July 31, 1979. The members shall file a final report of their findings with the appropriate standing committees of the house and senate no later than July 1, 1980. All

members of the committee shall serve without compensation. The legislative members of the committee shall be entitled to legislative mileage in connection with their duties as members of the committee. The committee shall select from among its members a chairman and such other officers as they desire.

2 Property Tax Exemptions. Amend RSA 72:28, I (supp) as amended by inserting in line 8 after the words "honorable conditions or the" the following (spouse or the) so that said paragraph as amended shall read as follows:

1. Every resident of this state who served not less than 90 days in the armed forces of the United States in any of the following wars or armed conflicts, the Spanish War, Philippine Insurrection, Boxer Rebellion, World War I, World War II, Korean Conflict, or Viet Nam Conflict, as hereinafter defined or who served in the Viet Nam area at any time between July 1, 1958 and August 5, 1964 and earned the Viet Nam service medal or the armed forces expeditionary medal who has been discharged or separated therefrom under honorable conditions, or the spouse, or the surviving spouse, of such resident, and every resident; or the widow of such resident, whose services were terminated for a service-connected disability, in consideration of such service, shall be exempt each year from taxation upon his or her residential real estate in the amount of \$50 in taxes, and the widow of any such resident who suffered a service-connected death shall be exempt each year from taxation upon her real estate whether residential or not in the amount of \$50 in taxes. If a surviving spouse is not a veteran qualified for any of the foregoing exemptions and the surviving spouse remarries a person who is not a veteran of the wars or armed conflicts cited in this paragraph, the \$50 tax exemption shall be terminated.

3 Effective Date. This act shall take effect April 1, 1979.

Amendment adopted.

Rep. James J. White offered an amendment.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Committee Established. There is hereby established a 13 member committee to study the feasibility of establishing a state veterans' cemetery. Along with any other matters related to establishing such a cemetery, the committee shall consider possible sites, acreage requirements and eligibility criteria for burial therein. The committee shall consist of 5 members of the house of representatives appointed by the speaker, 3 members of the senate appointed by the president, the director of the New Hampshire veteran council and one member from New Hampshire from each of the following groups chosen in a manner to be decided upon by the group: the veterans of foreign wars; the American legion; the

disabled American veterans; and the military order of the purple heart. All members shall be appointed or chosen no later than July 31, 1979. The members shall file a final report of their findings with the appropriate standing committees of the house and senate no later than July 1, 1980. All members of the committee shall serve without compensation. The legislative members of the committee shall be entitled to legislative mileage in connection with their duties as members of the committee. The committee shall select from among its members a chairman and such other officers as they desire.

The Assistant Clerk read the amendment. Rep. James J. White explained his amendment.

Reps. Benton and French spoke against the amendment and yielded to questions.

Amendment lost.

Ordered to third reading.

ENROLLED BILLS AMENDMENT

HB 355, relative to the student trustee in the state university system.

Amendment

Amend section 2 of the bill by striking out line 3 and inserting in place thereof the following:

following (elected) so that said paragraph as amended shall read as follows:

This amendment corrects a typographical error in the amending language.

Adopted.

HB 419, relative to the registration of a motor vehicle and obtaining a license to operate.

Amendment

Amend section 3 of the bill by striking out lines 1 and 2 and inserting in place thereof the following:

3 "Resident" Defined. Amend RSA 260:35 (supp) as amended by striking out said section and inserting in place thereof the following:

Amend section 3 of the bill by striking out line 8 and inserting in place thereof the following:

fee shall be granted by reason of non-residence except by the director, who

Amend section 4 of the bill by striking out line 4 and inserting in place thereof the following:

town or city within the state and includes but is not limited to occupying a

Amend section 4 of the bill by striking out line 6 and inserting in place thereof the following:

state, accepting gainful employment, or being a registered voter liable for

The first amendment corrects a citation error in the amending clause. The second and fourth amendments correct spelling errors and the third amendment inserts an omitted verb.

Adopted.

HB 491, requiring optometrists and ophthalmologists to report all discovered cases of bad vision to the bureau of blind services.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to optometrists and ophthalmologists reporting certain cases of poor vision to the bureau of blind services

Amend the bill by striking out line 11 on page two and inserting in place thereof the following:

3 Effective Date. This act shall take effect 60 days after its passage.

This amendment makes the title conform to the contents of the bill. Also, the section numbering is corrected.

Adopted.

HB 735, providing a penalty for noncompliance with requirements for posting of certain prescription drug prices.

Amendment

Amend section one of the bill by striking out lines 3 and 4 and inserting in place thereof the following:

following (registered pharmacist who directly supervises the) so that said paragraph as amended shall read as follows:

This amendment corrects the amending language of section one of the bill.

Adopted.

HB 351, amending the "child pornography" statute.

Amendment

Amend section 1 of the bill by striking out lines 1 and 2 and inserting in place thereof the following:

1 Acts of Sexual Conduct; Children. Amend RSA 169:32, II (supp) as inserted by 1957, 214:1 as amended by striking out said paragraph and inserting in place thereof the following:

This amendment corrects a mistake in the legislative history of the section amended by the bill.

Adopted.

HB 412, relative to limitations on the loaning authority of co-operative banks,

building and loan associations and savings and loan associations.

Amendment

Amend section 1 of the bill by striking out lines 1-3 and inserting in place thereof the following:

1 Financing Used Mobile Homes. Amend RSA 393:15-a (IV) (a) (supp) as inserted by 1969, 128:1 as amended by striking out said subparagraph and inserting in place thereof the following:

This amendment corrects a citation error in section 1.

Adopted.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading be read a third time by this motion, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today, it be to meet Wednesday, May 23 at 1:00 p.m.

Adopted.

LATE SESSION

Third reading and final passage

SB 139, relative to the practice of public accountancy by foreign accountants.

SB 151, authorizing savings and cooperative banks to give security for certain deposits of public funds.

SB 174, relative to a trapping education program.

SB 145, concerning the destruction of certain welfare records by the director of the division of welfare.

SB 73, relative to fees for small claims.

SB 87, repealing the provisions of the administrative committee of probate court.

SB 130, relative to combinations and monopolies.

SB 203, changing the name of the consumer protection division of the office of the attorney general to the consumer protection and antitrust division.

SB 212, relative to the temporary removal of prisoners.

SB 217, allowing self-proving wills.

SB 66, relative to the per diem paid to deputy sheriffs.

SB 115, relative to the removal of town treasurers upon discovery of irregularities.

SB 245, relative to funding Portsmouth's solid waste disposal facility.

SB 250, authorizing the establishment of municipal economic development and revitalization districts.

SB 204, relative to veterans.

SB 53, authorizing the sale of beer and wine in restaurants in Errol.

SCR 7, relative to the importance of adequate energy supplies to the tourism and tourism to the economy.

SCR 8, relative to the reimbursement of the state by the federal government for programs enacted by Congress.

SB 176, relative to the board of trustees for the youth development center.

SB 216, relative to the board of trustees of the New Hampshire annual conference of the united methodist church.

SB 182, relative to temporary plate refunds.

SB 160, relative to voluntary sterilization and prohibition against nonmedical qualifications.

SB 175, increasing deduction in determining wages of certain employees.

SB 61, authorizing towns to make appropriations for cultural activities.

SB 171, relative to the method of filling vacancies on the Portsmouth school board.

SB 91, relative to OHRV use of bridges in certain cases.

Rep. French moved that the House adjourn.
Adopted.

HOUSE JOURNAL 37

Wednesday 23 May 79

(Rep. French in the Chair)

The House met at 1:00 p.m.

Prayer was offered by the House
Chaplain, Rev. William L. Quirk.

Let us pray:

We stand before You, Almighty Father, as
human beings with faults and failings, and
yet, as being called to be Your sons and
daughters.

You have chosen us and given us the
wonders of human life.

Our Father, may You give us new life so
that we may always be ready to give of
ourselves and to love others. Purify our
dedication and help us to make all things
alive with Your presence. Amen.

Rep. Galloway led the Pledge of
Allegiance.

LEAVES OF ABSENCE

Reps. Close, Hunt, John Winn, Fisher,
Francis Sullivan, Richardson, Thibeault, Roy
Davis, Preston, Howard Humphrey and Hardy,
the day, illness.

Reps. Sabhow, Tucker, Waters,
Labombarde, Krasker, Aeschliman, Jones,
Blanchette, Spanos, Drew, Keenan and
Catherine-Ann Day, the day, important
business.

Reps. Jesse Davis and Gosselin, the day,
death in the family.

Reps. Cecelia Winn and Schwaner, the
day, illness in the family.

INTRODUCTION OF GUESTS

Mr. Adams Carter of Jefferson and Sahina
Scholz of Munich, Germany, guests of Rep.
McLane; students of Josiah Bartlett
Elementary School, guests of Rep. Howard;
Susan Berger, guest of Rep. Stahl.

NOTICE OF RECONSIDERATION

Having voted with the prevailing side,
Rep. Ward notified the Clerk that today or
some other day as limited by the rules, she
would ask the House to reconsider its action
in killing SB 52, relative to the reduction
of an employer's lien under workmen's
compensation in settlement with third
parties.

SENATE MESSAGES REFERRED FOR INTERIM STUDY

HB 797, relative to the operation of
mobile home parks by owners and operators.

CONCURRENCE

HCR 7, relative to growth management.

HB 822, relative to investment by
savings banks in mobile home and motor home
loans.

HB 643, relative to public recreation
and parks.

HB 356, requiring a fiscal impact note
on legislation having a fiscal impact on the
state or a municipality or a county.

HB 364, relative to effective dates for
laws which have a local fiscal impact.

HB 712, permitting certain town meetings
to be held outside the boundaries of certain
towns.

HB 728, relative to municipal permit
fees for automobile registration.

HB 288, providing for payment of a claim
to Albert Kashulines and making an
appropriation therefor.

HB 865, relative to organization of
county delegations.

HB 654, relative to notice of tax sales.

HB 549, relative to suspending an
individual from receiving welfare assistance
if property is transferred to receive
welfare assistance.

NONCONCURRENCE

HB 383, relative to strip development
along highways.

HB 617, relative to site plan review by
planning boards.

ENROLLED BILLS REPORT

HB 172, relative to the compensation
paid to certain probate judges.

HB 344, relative to the penalties for
assault, manslaughter and attempted murder.

HB 345, redefining the term "sexual
contact" as used in RSA 632-A, relative to
sexual assault and related offenses.

HB 353, establishing programs for
displaced homemakers.

HB 373, concerning withdrawal of a
member district from a cooperative school
district.

HB 407, to specify criteria to be used
by the board of taxation in reassessments of
municipalities.

HB 411, relative to the loaning
authority of co-operative banks, building
and loan associations and savings and loan
associations.

HB 413, relative to the loaning
authority of the co-operative banks,
building and loan associations and savings
and loan associations.

HB 415, relative to fines and service
charges assessed by co-operative banks,
building and loan associations and savings
and loan associations.

HB 446, relative to the appointment of
deputy school district treasurers.

HB 495, relative to the filing date for
road toll refunds.

HB 547, authorizing cities and towns to
control the timing of development.

HB 561, permitting village districts to
receive monies from towns in anticipation of
tax share.

HB 577, relative to increasing the
number of trustees on town boards of
trustees.

HB 593, relative to accommodating the
overflow crowd from cocktail lounges.

HB 603, relative to revaluation assistance.

HB 604, to permit certain refunds of money by state departments upon their receipt of incorrect amounts.

HB 635, relative to the mileage allowance for county business.

HB 659, relative to the control of junkyards on the interstate and federal-aid primary highway systems.

HB 670, relative to the advertising of "happy hours" by on-sale licensees.

HB 737, deleting the terms defective and delinquent from the duties of the division of welfare.

HB 773, authorizing the inter-county transfer of female prisoners and committal of persons who fail to pay fines to any house of correction or jail.

HB 777, to remove restrictions on branch banking.

HB 789, relative to county budgetary procedures.

HB 812, amending the city charter of Franklin.

HB 833, relative to judicial review of zoning board and board of adjustment decisions.

HB 836, allowing post secondary students to work for wage rates set by the labor commissioner.

SB 10, extending the capital appropriation for the Haves building and increasing the authorization for certain capital projects for the department of safety.

Sen. Laurier Lamontagne
Rep. Lorine Walter
For the Committee

Rep. Scamman requested a quorum count.
The Chair declared a quorum present.

COMMITTEE REPORTS (Consent Calendar)

Rep. Lyons moved that the Consent Calendar, with the relevant committee amendments, be adopted as printed in today's House Record.
Adopted.

SB 129, relative to power of McIntosh College, Inc., to grant degrees. Ought to Pass.

The Commission on Post-Secondary Education has conducted an investigation of the college and feels confident it is financially sound, and that it should be authorized to grant degrees through June, 1981. The college will be closely monitored under its new ownership. Vote was 13-0. Rep. Iris Valley for Education.

SB 131, requiring each school district treasurer to pay out moneys belonging to the district upon orders of the duly empowered representatives of the school board. Ought to Pass.

SB 131 authorizes the school district treasurer to pay out school district monies upon the order of a duly authorized subcommittee of two or more school board members. Presently, the treasurer must have authorization of the

full board, which poses a problem in districts with large school boards, especially when checks are written several times a month and the board meets once a month. Vote was 13-0. Rep. Bettv Jo Taffe for Education.

SB 255, extending the authority of Magdalen College to grant degrees. Ought to Pass.

This bill extends the degree granting authority for Magdalen College. The Post-Secondary Education Commission gave a very positive report. Vote was 13-0. Rep. James M. O'Neill for Education.

SB 109, relative to issuance of building permits pending changes in building codes and zoning ordinances. Inexpedient to Legislate.

Senate Bill was incorporated in amendment to SB 116 therefore SB 109 is unnecessary. Vote was 13-0. Rep. Arnold B. Perkins for Municipal and County Government.

SB 116, relative to withholding building permits pending zoning law changes to cities. Ought to Pass with Amendment.

Housekeeping measure clarifying building code procedure while zoning amendments may be pending. Includes situations originally provided in SB 109. Vote was 13-0. Rep. Anthony Pepitone for Municipal and County Government.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to issuance of building permits pending changes in building codes and zoning ordinances in cities and towns.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Applicable to Cities; Receipt of Application. Amend RSA 156:3-a as inserted by 1969, 248:1 by striking out said section and inserting in place thereof the following: 156:3-a Building Permits to be Withheld in Certain Cases.

1. The building inspector shall not issue any building permit where application for such permit is made after the first legal notice of proposed changes in the building code has been posted pursuant to the provisions of RSA 156-A:1-a, 1 or 156-A:1-b, or the first legal notice of proposed changes in the zoning ordinance has been posted pursuant to the provisions of RSA 31:63 or RSA 31:63-a, if the proposed changes in the building code or the zoning ordinance would, if adopted, justify refusal of such a permit. After final action has been taken on the proposed changes in the building code or zoning ordinance, the building inspector shall issue or refuse to issue such a permit which has been held in abeyance pursuant to this section.

11. The provisions of paragraph 1 shall not be applicable in a city unless the

governing body of said city votes by majority vote to be subject to the provisions of such paragraph.

SB 218, amending certain provisions of the charter of the city of Manchester relative to competitive bidding in certain cases. Ought to Pass with Amendment.

Legislation necessary to permit referendum on Manchester charter updating bidding procedures relative to insurance and data processing services. Vote was 12-0. Rep. Anthony Pepitone for Municipal and County Government.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Purchasing Insurance. Amend 1971, 551:6, V, as amended by 1972, 50:1 by striking out said paragraph and inserting in place thereof the following:

V. Where the purchase is of insurance, a prequalification process may be undertaken inviting agents and brokers to submit a questionnaire regarding their experience and qualifications. Only qualified firms shall be selected for the bid process. Each firm selected to bid shall submit common specifications to their assigned insurance carriers. Awards for such purchases shall be made to the lowest responsible bidder. The city may retain the agency, and/or carrier, receiving the contract for a period not to exceed 3 years, reasonable premium increases notwithstanding, before any renewal of this bidding procedure.

2 Data Processing. Amend 1971, 551:6, as amended by 1972, 50:1 by inserting after paragraph X the following new paragraph:

XI. Where the purchase is of data processing services, self-insured claims administration services or workmen's compensation administration services, the city may retain the successful bidder for a period not to exceed 3 years, reasonable fee increases notwithstanding, before any renewal of the bidding procedure is required. In determining the lowest responsible bidder within the bidding procedure, the city may take into consideration any costs of conversion involved.

3 Referendum. At the general election to be held in the city of Manchester in November, 1979, the city clerk then in office shall cause to be included on the ballot then used the following question: "Shall the provisions of 'An Act amending certain provisions of the charter of the city of Manchester relative to competitive bidding in certain cases,' passed at the 1979 regular session of the general court mandating competitive bidding in the purchase of insurance and data processing services at least every 3 years be adopted?" Beneath this question shall be printed the word "Yes" and the word "No" with a square immediately opposite such word in which the voter may indicate his choice. If a majority of the voters present and voting on the question shall signify their approval thereof, this act shall be declared to have been adopted. The city clerk of the

city of Manchester shall certify to the secretary of state the result of the vote on this question no later than 10 days after said election.

4 Effective Date. Section 3 of this act shall take effect upon its passage. The remainder of this act shall take effect as prescribed in section 3.

SR 226, relative to the regulation of food service establishments in the town of Salem. Ought to Pass.

Because of the fact Salem has sixty-five eating establishments and our health officer has no enforcement powers at the present time it is necessary to enact this law. Vote was 12-0. Rep. Beverly A. Gage for Municipal and County Government.

SB 244, relative to the real estate and personal property tax exemption. Inexpedient to Legislate.

This bill is unnecessary as present statute allows town meetings, or governing bodies of cities, by vote to make changes in the allowed exemptions. Vote was 12-0. Rep. Roger C. King for Municipal and County Government.

SB 246, relative to deputy clerks in district courts. Ought to Pass with Amendment.

This is timely legislation. As the caseload in district courts increases, it is necessary for the clerks to have deputies. Vote was 12-0. Rep. Beverly A. Gage for Municipal and County Government.

Amendment

Amend RSA 502-A:7-b as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

502-A:7-b Deputy Clerks. The justice of each district court may appoint a deputy clerk who shall hold office during the pleasure of the justice appointing him or her. The deputy clerk shall have the qualifications, powers and duties as prescribed for the clerks of district courts subject to the supervision and direction of the clerk of said court. In the event of a vacancy in the office of the clerk, or whenever the clerk is absent or unable to act from any cause, said deputy clerk shall perform the duties of the clerk.

Amend RSA 502-A:6, V as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

V. Salaries of Deputy Clerks. Except as provided in paragraph IV, the annual salary of the deputy clerk of any district court shall be set by the person or political body who has the authority to determine salaries of municipal employees in that municipality wherein the court is located in an amount not less than 65 percent, nor more than 90 percent, of the salary paid to the clerk of that court.

SB 127, authorizing the sweepstakes commission to purchase insurance. Ought to Pass with Amendment.

During the past year the Sweepstakes

Commission has lost a great many ticket sales agents because of claims arising out of the sale of its tickets. Many of the lost ticket sales agents will return to selling tickets with the protection offered by the insurance granted under this bill. Vote was 12-0. Rep. Kenneth J. MacDonald for Regulated Revenues.

Amendment

Amend the bill by inserting out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon its passage.

Referred to Appropriations.

SB 55, relative to the limitation on receiving assistance from the federal government and the state for sewage disposal facilities. Ought to Pass with Amendment.

This bill corrects the financing concept by which the State assists municipalities to pay for water pollution control projects and will bring the State in compliance with new federal and State requirements. Vote was 13-0. Rep. Elizabeth R. Ladd for Resources, Recreation and Development.

Amendment

Amend RSA 149-B:1 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

149-B:1 State Contributions. The state of New Hampshire shall, upon acceptance of a federal grant by any municipality of this state under the provisions of the Clean Water Act of 1977 (or subsequent amendments thereof) or any other relevant federal law, enter into an agreement to pay said municipality, in accordance with the requirements of this chapter, 80 percent of the annual amortization charges, meaning principal and interest, on the residual costs resulting from the acquisition and construction of sewage disposal facilities by municipalities (meaning counties, cities, towns or village districts), in accordance with RSA 148:25, RSA 149:4, IX and XIII, for the control of water pollution. The word construction shall include engineering services, in addition to the construction of new sewage treatment plants, pumping stations and intercepting sewers; the altering, improving or adding to existing treatment plants, pumping stations and intercepting sewers; provided the construction has been directed by the water supply and pollution control commission, or constitutes a voluntary undertaking designed to control or reduce pollution in the surface waters of the state as defined in RSA 149:1, and the plan therefor is approved in compliance with the provisions of RSA 148:25, RSA 149:4, IX and XIII. The term "residual costs" as used herein shall mean the remaining cost of the construction of the foregoing treatment, pumping station and interceptor sewer facilities after deduction of the federal grants therefor.

Referred to Appropriations.

SB 220, relative to the establishment of a wetlands board. Ought to Pass.

This bill redesignates the special board as a wetlands board. The bill provides for a broader representation and more direct input from the local level. Vote was 11-0. Rep. Nancy C. Hendrick for Resources, Recreation and Development.

Referred to Appropriations.

SB 251, relative to fill and dredge procedures. Ought to Pass.

This bill strengthens local involvement in the State fill and dredge board procedures. Vote was 12-0. Rep. Joan M. Schreiber for Resources, Recreation and Development.

Referred to Appropriations.

SB 265, relative to the naming of children on birth certificates. Ought to Pass.

House Bill 265 provides that if the mother was married at the time of conception or birth, the name of the husband shall be entered on the birth certificate as the name of the father and that the surname of the child will be the name of the father, or of the mother or a combination of both names. The Bureau of Vital Statistics is in agreement with this bill, as amended by the Senate, and which is needed because of new customs regarding family names. Unanimous vote (13-0). Rep. Natalie S. Flanagan for Statutory Revision.

COMMITTEE REPORTS (Regular Calendar)

SCR 2, relative to the observance of National Energy Education Day. Ought to Pass.

This bill is one more step in the effort to make our citizens aware of the importance of our energy needs. Vote was 9-4. Rep. Edmund M. Keefe for Education.

Ordered to third reading.

SB 85, providing for state participation in the cost of blister rust control and making an appropriation therefor. Ought to Pass with Amendment.

Reaffirms the necessity of continuous attention to the blister rust problem and assures the continuation of the traditional state-town funding of control methods. Vote was 12-0. Rep. Giles Low, II for Resources, Recreation and Development.

Amendment

Amend RSA 223:9 as inserted by section 8 of the bill by striking out same and inserting in place thereof the following:

223:9 Obligation of Towns. When, in the opinion of the director of the division of forests and lands, department of resources and economic development, and the commissioner of agriculture, a necessity exists requiring the destruction of currant

and gooseberry bushes in any town, the director of the division of forests and lands or his authorized agents may remove or destroy aforesaid currant and gooseberry bushes within such town and charge the expense to state appropriations made available for this purpose or in the event state appropriations are not available or are insufficient for this purpose, charge said expenses to the town; provided, however, that no town shall be required to expend more than \$400 in any one year for such control measures. If such order is not complied with, the governor and council may order such town to carry out any control measures specified by the director of forests and lands.

Amendment adopted.

Referred to Appropriations.

SB 100, providing for the regulation of water treatment plant operators and water distribution system personnel. Ought to Pass with Amendment.

This bill establishes a certification process for the regulation of water treatment plant operators and water distribution system personnel that protect your drinking water. This will make New Hampshire the 49th State to have adopted such regulations. Vote was 14-0. Rep. Nancy R. Gagnon for Resources, Recreation and Development.

Amendment

Amend RSA 332-E:2 as inserted by section one of the bill by striking out same and inserting in place thereof the following:

332-E:2 Advisory Committee
Established. There is hereby established a 5 member advisory committee composed of the executive director of the commission, or his designee, and 4 other members, 2 of whom shall be appointed by the governor and council from a slate of at least 5 nominated by the board of directors of the New Hampshire water works association. The board of directors, in making such nominations, shall show due regard for the need to represent large and small systems. The other 2 members shall be appointed by the governor and council from outside the water works industry, shall have a demonstrated interest in water supply matters, and shall represent consumers. One of such members shall be a resident of a community with a population of not more than 5,000 persons having a public water system. Of the initial appointments from the New Hampshire water works association, one such initial appointment shall be for 3 years and one for one year. Of the initial consumer appointments, one such initial appointment shall be for 4 years, and one for 2 years. Each appointed member shall hold office until his successor shall be appointed and qualified. The committee, by a majority vote, shall elect annually a chairman and secretary. A quorum shall consist of any 3 members, and the committee shall meet at least quarterly and at such other times as necessary, upon call of the chairman. All appointive members shall receive no compensation for their services but shall

receive necessary traveling and other expenses while engaged in actual work of the commission.

Amend RSA 332-E:7 as inserted by section one of the bill by striking out same and inserting in place thereof the following:

332-E:7 Certificates Without Examination. Certificates of proper classification may be issued without examination to a person or persons certified by the owner of the water system to have been in charge of the water treatment plant or distribution system on the effective date of this chapter. Such certificate shall be valid for a period of 2 years from the effective date of this chapter only for that water treatment plant or distribution system. This certificate may thereafter be renewed annually. Applications under this section shall be submitted not later than 90 days before the effective date of this chapter.

Amend RSA 332-F:8 as inserted by section one of the bill by striking out same and inserting in place thereof the following:

332-F:8 Temporary Certificate. A temporary waiver of the certification requirements may be given for a period of time not to exceed 90 days, in the event of extenuating circumstances. A temporary certificate may be issued for a period not to exceed one year to the operator of a public water system serving not more than 250 persons in the event that the certification requirements cannot be met.

Amend RSA 332-E:10 as inserted by section one of the bill by striking out same and inserting in place thereof the following:

332-E:10 Penalty. No water treatment plan or water distribution system shall be operated without a certified operator in charge unless exempted by the commission as provided in RSA 332-E:3, III. The owner of any water treatment plant or water distribution system shall be liable for a civil forfeiture of not more than \$500 per day for any violation of this chapter. The proceeds of any civil forfeiture levied under this section shall be utilized for the implementation of this chapter.

Amendment adopted.

Referred to Appropriations.

(Speaker in the Chair)

SB 28, relative to absentee voting by certain persons. Inexpedient to Legislate. Senate Bill 78 would change procedure regarding absentee voting. The majority of the Committee feels there are adequate provisions in present law to cover in hospitals and nursing homes since the town or city clerk can deputize people to handle absentee ballots. Vote was 10-3. Rep. Natalie S. Flanagan for Statutory Revision.

Resolution adopted.

SB 35, relative to financial disclosure for all elected and appointed officials in the state of New Hampshire. Majority: Inexpedient to Legislate. Minority: Ought to Pass.

MAJORITY: The Majority of the Committee agreed that it is an unreasonable invasion of privacy to require elected and appointed officials to declare all of their personal sources of income and all capital assets including stock and real estate holdings and that many qualified people will not seek office if this is required. The majority also had concerns regarding the constitutionality of this requirement and recommends Inexpedient to Legislate. Vote was 8-5. Rep. Natalie S. Flanagan for Majority of Statutory Revision.

MINORITY: This bill would require elected and appointed officials at all levels of government - from the Governor to the town fence-viewer - to disclose their personal sources of income and capital assets, but not amounts. The President of the Senate, as the prime sponsor of this legislation received bipartisan support in the passage of this bill in the Senate. The Statutory Revision subcommittee studied the issue thoroughly and reported out an amended version unanimously as Ought to Pass with Amendment. The amendment was passed by the full Committee, but the motion for Ought to Pass with Amendment failed.

The amendment would require all elected and appointed officials at the state and county level to disclose personal income sources and capital assets. An additional provision has been added giving the legislative body of a town or city the option of adopting an ordinance requiring disclosure of sources of income and capital asset holdings to the degree as the city or town shall specify in the ordinance, thus leaving income disclosure at the city and town level to local determination - the essence of home rule.

The subcommittee's amendment will be offered as a floor amendment. The House is already on record as favoring the principle of giving the public an opportunity to determine whether conflicts of interest exist on legislation and administrative rule making. Therefore, the minority requests your support on this legislation. Reps. Robert A. Vaughan, Robert H. Day, Harold L. Rice, Rick G. Newman and Henry L. Naro for Minority of Statutory Revision.

Rep. Vaughan moved that the report of the Minority, Ought to Pass, be substituted for the report of the Majority, Inexpedient to Legislate, spoke to his motion, and yielded to questions.

Reps. Randall, Hartford, Coutermarsh, Plourde and Kenneth Smith spoke against the motion.

Reps. Woodman and Morrison spoke in favor of the motion.

Reps. Newman and Bodi spoke in favor of the motion and yielded to questions.

Reps. Wiggins and French spoke against the motion and yielded to questions.

Rep. Buckman requested a roll call. Sufficiently seconded.

(Speaker presiding)

YEAS 110 NAYS 215
YEAS 110

BELKNAP: Bordeau, Bowler, Gary Dionne, Hildreth, Mansfield and Nighswander.

CARROLL: Roderick Allen and Heath.

CHESHIRE: Crane, Ernst, Lynch, Miller, Proctor, William Riley and Russell.

COOS: Guay, Bradley Havnes, Mavhew and Theriault.

GRAFTON: Chambers, Copenhaver, Michael King, McIver, Taffe and Ward.

HILLSBOROUGH: Rosse, Corser, Drevniak, Beverly Dupont, Nancy Gagnon, Gelinas, Granger, Head, Hendrick, Kaklamanos, Lamy, McLaughlin, Morrison, Mulligan, Nardi, Naro, Nemzoff-Berman, Pappas, Plomaritis, Peter Ramsey, Edward Smith, Leonard Smith, Spirou, Stilianos, Rock Tremblay, Wallin and James T. White.

MERRIMACK: Bellerose, Blakeney, Rodi, Carroll, Daniell, Epstein, Holliday, LaBranche, McLane, O'Neill, Ralph, Rice, Stokes, Trachy, Rick Trombly, Underwood and Wiviott.

ROCKINGHAM: William Boucher, Carpenito, Collins, Connors, Robert Dav, Dunfey, Felch, Jackson, Tavcock, LoFranco, Joseph MacDonald, Newman, Pantelakos, Peterson, Pevear, Reese, Rogers, Splaine, Tufts, Warburton, Wojnowski and Woodman.

STRAFFORD: Burchell, Ronald Chagnon, DeNafio, Farnham, Gauvin, James Herchek, Joos, Lessard, McManus, Meader, Morrisette, Pine, Dennis Ramsey, Donald Smith and Vaughan.

SULLIVAN: Edmund Belak, David Campbell, Spaulding and Townsend.

NAYS 215

BELKNAP: Beard, Birch, Downs, French, Hanson, Matheson, Morin, Randall and Sanders.

CARROLL: Chase, Dickinson, Howard, Keller, Kenneth MacDonald, Kenneth Smith and Towle.

CHESHIRE: Baybutt, Callahan, Daniel Eaton, Eisengrein, Galloway, Gordon, Kohl, Matson, Moore, Nims, O'Connor, Margaret Ramsav, Scranton, Vrakatitsis and Jean White.

COOS: Elmer Beaulac, Bouchard, Brungot, Burns, Chappell, Horton, George Lemire, Alcide Valliere, Willey, Wiswell and York.

GRAFTON: Tra Allen, Buckman, George Cate, Christy, Clark, Crory, Dearborn, Foster, LaMott, Logan, Low, Lowmes, Mann, McAvov, Pepitone, Rounds, Seely, Snell, Thomson, Walter and Andrew Ware.

HILLSBOROUGH: Ainley, Archambault, Aubut, Baker, Emile Boisvert, Wilfrid Boisvert, Brack, Burkush, Carswell, Compagna, Joseph Cote, Coutermarsh, Craig, Crotty, L. Penny

Dion, Dolbec, Donovan, Raymond Dupont, Clvde Eaton, Joseph Eaton, Gabrielle Gagnon, Sal Grasso, Guidi, Heald, Jamrog, Karnis, Keefe, Levesque, Lvons, Madigan, Marcoux, Martel, Mazur, McCarthy, Milton Meyers, Morgan, Murray, Odell, Aime Paradis, Peter Parady, Perkins, Peters, Podles, Polak, David Ramsay, Record, Reidy, Paul Rilev, Rov, Sallada, Silva, Soucy, Stahl, Steiner, James Sullivan, Vachon, Wallace, Eliot Ware, Weaver, Welch, Emma Wheeler, Kenneth Wheeler, Robert Wheeler, M. Arnold Wight and Zajdel.

MERRIMACK: Allgeyer, Avles, Bibbo, Laurent Boucher, John Cate, Milton Cate, Clements, Colby, Hill, James Humphrev, Kidder, Locke, Mitchell, Nichols, Packard, Paire, Plourde, Randlett, Doris Rilev, William Roberts, Shepard, Stio, Stockman and Ernest Valliere.

ROCKINGHAM: Appel, Benton, Bishee, Blake, Butler, Cahill, Marilyn Campbell, Patricia Cote, Ellvson, Flanagan, Joseph Flynn, Beverly Gage, Gibbons, Greene, Griffin, Hartford, Hoar, Kane, Kashulines, Roger King, Kozacka, Landry, Leslie, Lovejoy, McEachern, Norman Myers, Nelson, Newell, Parolise, Parr, Pucci, Quimby, Scamman, Schmidtchen, Skinner, Freda Smith, Sticknev, Stimmell, Sytek, Tavitian, Vlack, Helen Wilson and Wolfsen.

STRAFFORD: Canney, Hebert, Nadeau, Pray, Schreiber, Tripp, Valley, Whitehead and Winklev.

SULLIVAN: Brodeur, Burrows, Cutting, D'Amante, Domini, Sim Grav, LeBrun, Lucas, Palmer, Wiggins and Williamson, and the motion lost.

Rep. Wilfrid Boisvert moved that SB 35 be Indefinitely Postponed, and spoke to his motion.

Adopted.

SB 230, relative to professional fund raising promotions. Refer to the Committee on Statutory Revision for Interim Study.

The Committee received considerable testimony regarding professional fund raising together with copies of model law. The majority of the Committee feels the issue should be studied. Committee recommends (8-5) that this bill be referred to the Committee on Statutory Revision for interim study. Rep. Natalie S. Flanagan for Statutory Revision.

Referred to the Committee on Statutory Revision for Interim Study.

SUSPENSION OF RULES

Rep. French moved that the Joint Rules be so far suspended as to permit the introduction of SB 78, providing for a universal writ to be used by each of the district and municipal courts, at the present time.

Adopted by the necessary two-thirds.

INTRODUCTION OF SENATE BILL

First, second reading and referral

SB 78, providing for a universal writ to

be used by each of the district and municipal courts. (Judiciary)

This bill was passed by the Senate after the deadline established by Joint Rules due to the question of constitutionality and the requesting of an opinion by the Supreme Court, received on May 16, 1979. This is in compliance with the verbal agreement established prior to the adoption of Joint Rules.

ENROLLED BILLS REPORT

HB 781, relative to the public utilities commission and its authority to contract for electrical power.

HB 735, providing a penalty for noncompliance with requirements for posting of certain prescription drug prices.

HB 517, providing that emergency vehicles shall make use of audible or visual signals rather than audible and visual signals.

HB 491, relative to optometrists and ophthalmologists reporting certain cases of poor vision to the bureau of blind services.

HB 419, relative to the registration of motor vehicle and obtaining a license to operate.

HB 412, relative to limitations on the loaning authority of co-operative banks, building and loan associations and savings and loan associations.

HB 355, relative to the student trustee in the state university system.

HB 351, amending the "child pornography" statute.

Sen. Laurier Lamontagne
Rep. Lorine Walter
For the Committee

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading be read a third time by this motion, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today, it be to meet Thursday, May 24 at 1:00 p.m.

Adopted.

LATE SESSION

Third reading and final passage

SB 129, relative to power of McIntosh College, Inc., to grant degrees.

SB 131, requiring each school district treasurer to pay out moneys belonging to the district upon orders of the duly empowered representatives of the school board.

SB 255, extending the authority of Magdalen College to grant degrees.

SB 116, relative to withholding building permits pending zoning law changes to cities.

SB 218, amending certain provisions of the charter of the city of Manchester relative to competitive bidding in certain cases.

SB 226, relative to the regulation of food service establishments in the town of Salem.

SB 246, relative to deputy clerks in district courts.

SB 265, relative to the naming of children on birth certificates.

SCR 2, relative to the observance of National Energy Education Day.

RECESS

Rep. French moved that the House adjourn.
Adopted.

HOUSE JOURNAL 38

Thursday 24 May 79

The House met at 1:00 p.m.

Prayer was offered by the House
Chaplain, Rev. William L. Quirk.

Let us pray:

Our Father in heaven, You bless us with
every good gift which is for our use and
enjoyment.

May the spirit of thankfulness fill all
the days of celebration ahead. May we be
always eager and ready to share our
abundance with those less fortunate.

Almighty Father, may we be especially
grateful for the gift of life, respect it
and protect it for ourselves and others.
Amen.

Rep. Kozacka led the Pledge of
Allegiance.

LEAVES OF ABSENCE

Reps. Close, Hunt, John Winn, Fisher,
Francis Sullivan, Richardson, Thiheault, Roy
Davis, Preston, Howard Humphrey, Doris
Riley, Aeschliman and Hardy, the day,
illness.

Reps. Spanos, Sabhow, Krasker,
Blanchette, Matson, Burkush, Robert Day,
Crotty and Rice, the day, important business.

Reps. Jesse Davis, Zajdel and Demers,
the day, death in the family.

Reps. Cecelia Winn and Schwaner, the
day, illness in the family.

INTRODUCTION OF GUESTS

Martha Steiner, senior at Plymouth State
College and student trustee of the
university system of New Hampshire, daughter
of Rep. Steiner; Linda Gusley and Florence
Colman, guests of Rep. Hendrick; students
from Pinkerton Academy and their civics
instructor, Dan Carpenter, guests of Reps.
Gibbons, Quimby, Benton and Reese; 7th and
8th grade students from Ellis School in
Fremont with teachers and parents, guests of
Reps. Patricia Cote and Butler; Brenda
Jackson, daughter of Rep. Jackson; members
of the Southern NH Association of Commerce
and Industry, guests of Rep. Pappas; the
Salem Senior Citizens Choral Group, guests
of the Salem Delegation; Congressman John D.
Anderson from Illinois, a guest of the
House, who addressed the House briefly.

SENATE MESSAGES

CONCURRENCE WITH AMENDMENT

SB 53, authorizing the sale of beer and
wine in restaurants in Errol.

NONCONCURRENCE

HB 613, requiring suspension of liquor
licenses for failure to pay rooms and meals
tax.

REFERRED FOR INTERIM STUDY

HB 805, requiring complete fiscal
responsibility in the decommissioning of
nuclear electric generating facilities by
operating utilities.

CONCURRENCE

HB 744, relative to the reinstatement of
certain corporations.

HB 657, relative to inventory blanks.
HB 707, defining the word "consent" in
adoption proceedings.

HB 680, requiring administrators and
executors to notify towns and cities of
those persons coming into ownership of real
estate therein by inheritance or devise.

HB 421, relative to compulsory police
attendance at public dances conducted in
cities.

HB 520, relative to property tax
exemptions.

HB 522, relative to a recording fee for
the current use assessment notice.

HB 567, relative to the timber yield tax.

HB 653, relative to prepayment of
resident taxes.

HB 736, relative to the liquor licenses
and permits granted to convention centers.

HB 568, providing for exemption of
machinery and equipment from the property
tax.

HB 817, relative to reassessments
ordered by the board of taxation.

HB 506, relative to running and harness
horse racing.

COMMITTEE REPORTS

(Consent Calendar)

Rep. French moved that the Consent
Calendar, with the relevant committee
amendments, be adopted as printed in today's
House Record.

SB 253 was removed from the Consent
Calendar at the request of Rep. Mayhew.

SB 119 was removed from the Consent
Calendar at the request of Rep. Nancy Gagnon.

SB 200 was removed from the Consent
Calendar at the request of Rep. Vaughan.
Adopted.

SB 133, relative to obtaining electric
and gas utility security deposits from
tenants. Ought to Pass.

This bill brings municipal gas and
electric companies (of which there are
about half a dozen in the State) into
line with other such companies which are
already covered by statute. Vote was
unanimous (16-0). Rep. John B. Morgan
for Commerce and Consumer Affairs.

SB 59, relative to the mandatory
retirement age of sheriffs. Inexpedient to
Legislate.

The sponsor recommended the bill be
inexpedient. Its effect was dependent
on the passage of a constitutional
amendment. This did not happen. Thus,
the issue is moot. Vote was 12-0. Rep.
Maura Carroll for Executive Departments
and Administration.

SB 124, providing additional retirement

allowances for teachers who retired prior to July 1, 1957. Ought to Pass.

This bill, as amended by the Senate, is a biennial renewal to those teachers who were members of the old retirement system. Vote was 12-0. Rep. Robert W. Dearborn for Executive Departments and Administration.

Referred to Appropriations.

SB 72, relative to the contents of bills. Inexpedient to Legislate. The Committee felt that this bill was adequately covered in the present rules adopted by both houses. The vote was unanimous. Rep. Marshall French for Legislative Administration.

SB 197, making certain changes in the sunset review and termination schedule. Ought to Pass.

Senate Bill 197 changes the termination schedule of certain agencies within the Sunset schedule to make it more workable. The Committee vote was unanimous. Rep. David L. Gosselin for Legislative Administration.

SB 64, increasing certain fees of sheriffs and deputy sheriffs. Ought to Pass with Amendment.

Updated fees for services of sheriffs and deputy sheriffs which are returned to the counties for the most part. Also, sets per diem rates for sheriff personnel while in attendance at superior, supreme and district court sessions. Vote was 11-1. Rep. Anthony Pepitone for Municipal and County Government.

Amendment

Amend RSA 104:31 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

104:31 Fees of Sheriffs and Deputy Sheriffs. The fees of sheriffs and deputy sheriffs shall be as follows:

I. For service of every writ except as otherwise specifically provided, \$6; for every service of a writ of possession, \$10; for service of every demand for rent, notice to quit, small claims notice, process, and notice of execution, \$10; for service of every subpoena, \$10.

II. For service of a bill, libel or petition, \$10; provided that service of a libel with restraining order shall be \$20.

III. For making an attachment of personal property or making a bulky attachment, \$10.

IV. For actual travel to serve any writ, notice, subpoena, process or execution, to be reckoned from the place of service to the residence of the officer, and for travel to attend any court by the order thereof, to be reckoned from the residence of the officer to the court, each mile, each way, \$.25.

V. For levying executions, or sheriff sales or both, on the dollar, for the first \$100 levied, \$.04; for all above \$100, and not exceeding \$500, \$.03; for all above \$500, and not exceeding \$1,000, \$.02; for

all above \$1,000, \$.01; minimum fee, \$10.

VI. For each day of any session of the superior court, the sheriff shall receive \$40 a day; for each day's actual attendance of the superior court by order thereof, each deputy shall receive \$40 a day; for each day's actual attendance at supreme court by order thereof, the sheriff and each deputy, \$40 a day; in addition, the sheriff and each deputy, traveling expense to attend any court; said fees and expenses to be audited and allowed by the court, to be paid out of the county treasury. For attending before a district or municipal court, on trials where his presence is required, each day, \$25.

VII. For making copies of writs, each, \$1.

VIII. For leaving the copy and return required in the attachment of real estate at the office or the dwelling house of a register of deeds, \$10.

IX. For every service of a writ of attachment with a petition or writ of summons with a petition, \$10; for every service of a writ of replevin, \$10; for every non est return, \$6.

X. For making a search, for taking an inventory, for conducting a sale or for waiting time, \$10 per hour in addition to any other fees specified in this section.

SB 161, authorizing towns and precincts to levy betterment assessments against real property owners in areas originally developed on a private basis. Ought to Pass.

Permissive legislation that allows towns to layout and reconstruct highways that were privately developed to local standards and to assess the costs. This will help solve what has been a problem in many municipalities. Vote was 12-0. Rep. Roger C. King for Municipal and County Government.

SB 210, relative to the law library and the supreme court. Ought to Pass with Amendment.

The amendment divides the two issues in the original bill and preserves the right of the Supreme Court to administer the Supreme Court Building, while leaving library management with the librarians. Vote was 9-0 in favor of SB 210 as amended. Rep. William A. Riley for State Institutions.

Amendment

Amend RSA 490:25 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

490:25 Powers and Duties Relative to the Law Library. In addition to the other powers, duties and responsibilities provided by law, the supreme court may:

I. Notwithstanding the provisions of RSA 201-A:9, I, make all necessary rules and regulations for the proper control and use of the law library within the supreme court building authorized pursuant to RSA 201-A:7, II, after agreement with the state librarian;

II. Receive and accept at any time such sums of money as may be donated for the purpose of purchasing books or other supplies or facilities for the law library; and money so received shall be converted

into a continuous fund or funds which shall not lapse; to be held by the state treasurer from which payments shall be made in accordance with the stipulations of the donor, upon warrant of the governor and council for such purposes as are approved by the supreme court;

III. With the agreement of the state librarian, enter into any agreement or compact with any other state or states, with the United States, and with library trustees, law schools and other agencies, public and private, for the purpose of improving law library facilities and services on the basis of mutual advantages and thereby providing more efficient or economical law library service and for the purpose of facilitating the use of law materials;

IV. Receive, accept and administer any money granted by the federal government or other agencies, private or otherwise for providing, equalizing, or strengthening a law library service in New Hampshire including computerization of its services. Any gift or grant from the federal government or other source as hereinbefore provided shall be deposited in the state treasury and credited to a special fund which shall be continuous and shall not lapse.

SB 201, relative to snowmobile registrations, eliminating the requirement for reflectorized decals. Ought to Pass.

This bill removes the requirement for reflectorized registration numbers on all snow traveling vehicles, and creates a one time saving to the State for approximately \$33, 750.
Vote was 10-3. Rep. Edwin L. Waters for Transportation.

COMMITTEE REPORTS (Regular Calendar)

SB 42, revising the pharmacy laws. Ought to Pass.

Senate Bill 42 updates the pharmacy law by revising certain definitions and further modernizes the law relating to prescribing and labeling of drugs. Provision is made for notice and hearing, with appeal, before a pharmacist's registration may be suspended or revoked. Vote was 11-5.
Rep. Claire Plomaritis for Commerce and Consumer Affairs.

Ordered to third reading.

SB 208, amending the land sales full disclosure act and the condominium act. Inexpedient to Legislate.

The majority of the Committee feels that the testimony for the bill was weak and that lotteries of this type are good for the economy and the consumer as it will help the consumer in learning about the time sharing or vacation plan that he ordinarily would not hear about. The majority also feels that sections 1 and 2 which deal with full disclosure condominiums and land sales is now a statute. The Secretary of State's Office would lose the fee of \$25.00 per

application. Vote was 13-3. Rep. George H. Baker, Sr. for Commerce and Consumer Affairs.

Rep. McLane moved that the words, Ought to Pass, be substituted for the committee report, Inexpedient to Legislate, and spoke to her motion.

Rep. Wood spoke against the motion and yielded to questions.

Reps. Crory, Allgeyer, Sanders, Dickinson and Meader spoke in favor of the motion.

(Rep. French in the Chair)

Rep. Baker spoke against the motion and yielded to questions.

(Speaker in the Chair)

Rep. Plourde spoke against the motion.

Rep. Wallin spoke in favor of the motion.

Rep. McLane yielded to questions.

Rep. Quimby spoke against the motion and yielded to questions.

Rep. Aldrich moved the previous question. Sufficiently seconded. Adopted.

Rep. Wallin requested a roll call. Sufficiently seconded.

(Speaker presiding)

YEAS 190 NAVS 131

YEAS 190

BELKNAP: Beard, Birch, Bordeaux, Bowler, Garv Dionne, Downs, Hildreth, Matheson, Morin, Nighswander, Randall and Sanders.

CARROLL: Desjardins, Dickinson, Howard, Keller, Kenneth Smith and Towle.

CHESHIRE: Ravhutt, Crane, Daniel Eaton, Galloway, Kohl, Lynch, Miller, Proctor, Margaret Ramsay, William Riley and Russell.

COOS: Elmer Beaulac, Bouchard, Chappell, Bradley Haynes, Horton, Mayhew and Oleson.

GRAFTON: Chambers, Copenhaver, Crory, Michael King, LaMott, Low, Mann, McAvoy, McIver, Rounds, Seely, Taffe and Ward.

HILLSBOROUGH: Ainley, Archambault, Wilfrid Boisvert, Boyer, Carswell, Compagna, Corser, Joseph Cote, Coutermarsh, Craig, Catherine-Ann Day, Donovan, Drewniak, Beverly Dupont, Joseph Eaton, Nancy Gagnon, Guidi, Hall, Head, Heald, Hendrick, Kaklamanos, Martel, Martineau, McLaughlin, Milton Mevers, Morrison, Mulligan, Murray, Nardi, Nemzoff-Berman, Odell, Pappas, Peters, Podles, Peter Ramsey, Record, Reidy, Roy, Silva, Edward Smith, Leonard Smith, Soucy, Spirov, Stahl, Stvilanos, James Sullivan, Rock Tremblay, Vachon, Wallin, Weaver, Welch, James J. White and M. Arnold Wright.

MERRIMACK: Blakenev, Bodi, Laurent Boucher, Carroll, Colby, Daniell, Epstein, Holliday, Kidder, McLane, Paire, Ralph, Stio, Stokes, Trachy, Rick Trombly, Underwood and Wiviott.

ROCKINGHAM: Blake, Butler, Marilyn Campbell, Carpenito, Collins, Connors,

Patricia Cote, Felch, Flanagan, Joseph Flynn, Beverly Gage, Carl Gage, Gibbons, Gould, Greene, Hartford, Jackson, Jones, Roger King, Lavcock, Joseph MacDonald, Newman, Pantelakos, Parolise, Parr, Pevear, Pucci, Reese, Skinner, Freda Smith, Splaine, Stimmell, Tufts, Vartanian, Vlack, Warburton, Helen Wilson, Wojnowski and Woodman.

STRAFFORD: Burchell, Cannev, Ronald Chagnon, DeNafio, Drew, Gauvin, Charles Grassie, Hebert, Joos, Lessard, McManus, Meader, Nadeau, Pine, Dennis Ramsey, Sackett, Schreiber, Donald Smith, Tripp, Valley, Vaughan, Whitehead and Allen Wilson.

SULLIVAN: Edmund Belak, David Campbell, D'Amante, LeBrun, Palmer, Spaulding and Townsend.

NAYS 131

BELKNAP: French and Mansfield.

CARROLL: Roderick Allen, Heath and Kenneth MacDonald.

CHESHIRE: Eisengrein, Ernst, Gordon, Moore, Nims, O'Connor, Scranton, Vrakatitsis and Jean White.

COOS: Brungot, Burns, Fortier, Guay, George Lemire, Theriault, Alcide Valliere, Willey and Wiswell.

CRAFTON: Aldrich, Ira Allen, Buckman, George Cate, Christy, Clark, Dearborn, Logan, Lowmes, Snell, Thomson, Walter, Andrew Ware and Wood.

HILLSBOROUGH: Arris, Aubut, Baker, Emile Boisvert, Bosse, L. Pennv Dion, Raymond Dupont, Peter Flynn, Gabrielle Cagnon, Thomas Hynes, Jamrog, Celinas, Granger, Karnis, Keefe, Lahombarde, Lamy, Levesque, Lyons, Mazur, McCarthy, Morgan, Naro, Peter Parady, Perkins, Plomaritis, Polak, David Ramsay, Paul Riley, Sallada, Steiner, Eliot Ware, Emma Wheeler, Kenneth Wheeler and Robert Wheeler.

MERRIMACK: Allgeyer, Ayles, Bellerose, Bibbo, John Cate, Milton Cate, Clements, LaBranche, Locke, Mitchell, Nichols, Packard, Plourde, Randlett, William Roberts, Shepard, Gerald Smith, Stockman, Ernest Valliere and Waters.

ROCKINGHAM: Appel, Benton, Cahill, Ellyson, Griffin, Kane, Kashulines, Keenan, Kozacka, Landry, LoFranco, Lovejoy, McEachern, Norman Myers, Nelson, Newell, Peterson, Quimby, Rogers, Scamman, Schmidtchen, Stickney, Sytek, Tavitian and Wolfsen.

STRAFFORD: Donnelly, Farnham, Gosselin, Pray and Winkley.

SULLIVAN: Brodeur, Burrows, Cutting, Domini, Sim Gray, Lucas, Tucker and Wiggins, and the motion was adopted.

Rep. Hanson notified the Clerk that he wished to be recorded in favor of the motion, Ought to Pass, on HB 208.

Question being on the adoption of the substituted committee report, Ought to Pass.

On a voice vote, the Speaker was in doubt and requested a roll call.

(Speaker presiding)
YEAS 194 NAYS 127
YEAS 194

BELKNAP: Beard, Birch, Bordeau, Rowler, Garv Dionne, Downs, Hildreth, Matheson, Marvin, Nighswander, Randall and Sanders.

CARROLL: Desjardins, Dickinson, Howard, Keller, and Towle.

CHESHIRE: Baybutt, Crane, Daniel Eaton, Calloway, Kohl, Lynch, Miller, Proctor, Margaret Ramsay, William Riley and Russell.

COOS: Elmer Beaulac, Bouchard, Chappell, Bradley Haynes, Horton, Mayhew and Oleson.

CRAFTON: Chambers, Copenhaver, Crory, Michael King, LaMott, Low, Mann, McAvoy, McIver, Rounds, Seely, Taffe and Ward.

HILLSBOROUGH: Ainley, Archambault, Wilfrid Boisvert, Boyer, Carswell, Compagna, Corser, Joseph Cote, Coutermarsh, Craig, Catherine-Ann Day, Donovan, Drewniak, Beverly Dupont, Joseph Eaton, Nancy Gagnon, Celinas, Guidi, Hall, Head, Heald, Hendrick, Kaklamanos, Keefe, Martel, Martineau, McLaughlin, Milton Meyers, Morrison, Mulligan, Murray, Nardi, Nemzoff-Berman, Odell, Pappas, Peters, Podles, Peter Ramsey, Record, Reidy, Paul Riley, Silva, Edward Smith, Leonard Smith, Soucy, Spirov, Stahl, Stylianos, James Sullivan, Rock Tremblay, Vachon, Wallace, Wallin, Weaver, James J. White and M. Arnold Wight.

MERRIMACK: Blakeney, Bodi, Laurent Boucher, Carroll, Colby, Daniell, Epstein, Holliday, Kidder, McLane, Paire, Ralph, Stio, Stokes, Trachy, Rick Trombly, Underwood, Ernest Valliere and Wiviott.

ROCKINGHAM: Blake, Butler, Marilyn Campbell, Carpenito, Collins, Connors, Patricia Cote, Felch, Flanagan, Joseph Flynn, Beverly Gage, Carl Gage, Gibbons, Gould, Greene, Hartford, Jackson, Jones, Roger King, Lavcock, Lovejoy, Joseph MacDonald, McEachern, Newman, Pantelakos, Parolise, Parr, Pevear, Pucci, Reese, Rogers, Skinner, Freda Smith, Splaine, Stimmell, Tufts, Vartanian, Vlack, Warburton, Helen Wilson, Wojnowski and Woodman.

STRAFFORD: Burchell, Cannev, Ronald Chagnon, DeNafio, Drew, Gauvin, Charles Grassie, Hebert, Joos, Lessard, McManus, Meader, Nadeau, Pine, Dennis Ramsey, Sackett, Schreiber, Donald Smith, Tripp, Valley, Vaughan, Whitehead and Allen Wilson.

SULLIVAN: Edmund Belak, David Campbell, Cutting, D'Amante, LeBrun, Palmer and Townsend.

NAYS 127

BELKNAP: French and Mansfield.

CARROLL: Roderick Allen, Heath, Kenneth MacDonald and Kenneth Smith.

CHESHIRE: Eisengrein, Ernst, Gordon, Moore, Nims, O'Connor, Scranton, Vrakatisis and Jean White.

COOS: Brungot, Burns, Fortier, Guay, George Lemire, Theriault, Alcide Valliere, Willey and Wiswell.

GRAFTON: Aldrich, Ira Allen, Buckman, George Cate, Christy, Clark, Dearborn, Logan, Lowmes, Snell, Thomson, Walter, Andrew Ware and Wood.

HILLSBOROUGH: Arris, Aubut, Baker, Emile Boisvert, Bosse, L. Penny Dion, Raymond Dupont, Peter Flynn, Gabrielle Gagnon, Granger, Sal Grasso, Thomas Hynes, Jamrog, Karnis, Lahomharde, Lamy, Levesque, Lyons, Mazur, McCarthy, Morgan, Naro, Odell, Peter Parady, Perkins, Plomaritis, Polak, David Ramsay, Roy, Sallada, Steiner, Eliot Ware, Welch, Emma Wheeler, Kenneth Wheeler and Robert Wheeler.

MERRIMACK: Allgever, Ayles, Bellerose, Bibbo, John Cate, Milton Cate, Clements, LaBranche, Locke, Mitchell, Nichols, Packard, Plourde, Randlett, William Roberts, Shepard, Gerald Smith, Stockman, and Waters.

ROCKINGHAM: Appel, Benton, Cahill, Ellyson, Griffin, Kane, Kashulines, Keenan, Kozacka, Landry, LoFranco, Norman Myers, Nelson, Newell, Peterson, Quimby, Scamman, Schmidtchen, Stickney, Sytek, Tavitian and Wolfen.

STRAFFORD: Donnelly, Farnham, Gosselin, Pray and Winkley.

SULLIVAN: Brodeur, Burrows, Domini, Sim Grav, Lucas, Tucker and Wiggins, and the substituted committee report was adopted.

Referred to Appropriations.

Rep. Willey notified the Clerk that he inadvertently voted nay and meant to vote yea.

SB 34, establishing a study commission for an impact survey on the removal of advertising devices and making an appropriation therefor. Majority: Ought to Pass with Amendment. Minority: Inexpedient to Legislate.

MAJORITY: The bill, as amended, provides for a study to be conducted by six legislators (3 Senators and 3 Representatives) and the heads of two state agencies; purpose of study to determine the impact on State business of removal of outdoor advertising devices. The Committee shall seek guidance, advice and input from all New Hampshire business activities which have an interest in outdoor advertising devices, and depend largely upon them for their well-being. The bill also prohibits removal of legally erected outdoor signs, until all legally erected non-conforming signs have been removed. The bill is an answer to pressure from the federal government's campaign for removal of outdoor advertising devices

from highways constructed with federal funds. Committee vote was 9-2. Rep. Richardson D. Benton for Majority of Legislative Administration.

MINORITY: Committees have historically retained a balance of House members being greater than the Senate. Although it is claimed both chambers of the General Court are co-equal, the Senate referred to as the upper chamber, has repeatedly endeavored to change this tradition. The two are not co-equal, the House members (400) represent approximately 2,200 citizens, whereas the Senate members (24) represent four times that number. It is also designated in the State Constitution, Article 8 that each body performs different functions, Article 8 refers to revenue measures originating in the House, not in the Senate. Rep. James J. White for Minority of Legislative Administration.

Amendment

Amend section 1 of the bill by striking out same and inserting in place thereof the following:

1 Commission Established. There is hereby established a commission to study the economic impact of the removal of outdoor advertising devices which advertise tourist related businesses. Said commission shall consist of 3 members of the senate appointed by the president of the senate, 3 members of the house appointed by the speaker of the house, the commissioner of public works and highways or his designee, the commissioner of resources and economic development or his designee. The commission shall appoint a chairman from its members and shall meet as often as they deem necessary and the legislative members shall receive legislative mileage. The commission shall seek the advice, guidance, expertise and recommendation from the tourist industry, from organized labor, the hotel and motel industry, outdoor advertising industry, restaurant industry, ski industry and the public attractions industry. The commission shall investigate the economic impact of the removal of directional or tourist oriented outdoor advertising devices or signs on industry, labor, and the public in general, and shall in conducting said study be mindful of section 131.0 of title 213 of the United States code. Said commission shall report its findings and recommendations to the president of the senate and the speaker of the house prior to the next regular session of the general court. Pending the completion of said study and the acceptance of the commission's report by the next general court, the department of public works and highways is hereby directed not to remove any outdoor advertising signs or devices lawfully erected unless all other legally erected nonconforming signs have been removed.

Amendment adopted.

Rep. James J. White offered an amendment.

Amendment

Amend section 1 of the bill by striking out same and inserting in place thereof the following:

1 Commission Established. There is hereby established a commission to study the economic impact of the removal of outdoor advertising devices which advertise tourist related businesses. Said commission shall consist of 3 members of the senate appointed by the president of the senate, 5 members of the house appointed by the speaker of the house, the commissioner of public works and highways or his designee, the commissioner of resources and economic development or his designee. The commission shall appoint a chairman from its members and shall meet as often as they deem necessary and the legislative members shall receive legislative mileage. The commission shall seek the advice, guidance, expertise and recommendation from the tourist industry, from organized labor, the hotel and motel industry, outdoor advertising industry, restaurant industry, ski industry and the public attractions industry. The commission shall investigate the economic impact of the removal of directional or tourist oriented outdoor advertising devices or signs on industry, labor, and the public in general, and shall in conducting said study be mindful of section 131.0 of title 213 of the United States Code. Said commission shall report its findings and recommendations to the president of the senate and the speaker of the house prior to the next regular session of the general court. Pending the completion of said study and the acceptance of the commission's report by the next general court, the department of public works and highways is hereby directed not to remove any outdoor advertising signs or devices lawfully erected unless all other legally erected nonconforming signs have been removed.

The Clerk read the amendment.

Rep. James J. White explained his amendment and yielded to questions.

Rep. M. Arnold Wight yielded to questions.

Rep. Benton spoke against the amendment and yielded to questions.

Rep. Lyons spoke against the amendment.

The previous question was moved.

Sufficiently seconded. Adopted.

Rep. James J. White requested a roll call. Insufficiently seconded.

Amendment lost.

Referred to Appropriations.

SB 67, relative to fluoridation referendums. Ought to Pass with Amendment. Senate Bill 67, as amended would prevent referendums on fluoridation questions more often than every three years. Testimony was that it takes three years to determine the benefits of fluoridation and the Committee amendment gives the three year time limit to opponents and proponents of fluoridation. Unanimous vote of Committee (9-0). Rep. Robert A. Vaughan for Statutory Revision.

Amendment

Amend the bill by striking out sections 1, 2 and 3 and inserting in place thereof the following:

1 Submission Limited; Towns. Amend RSA 31:17-a as inserted by 1959, 273:1 by striking out said section and inserting in place thereof the following:

31:17-a Referendum. Upon the written application of 10 percent of the voters in a town, presented to the selectmen or one of them at least 15 days before the day prescribed for an annual town meeting, the selectmen shall insert in their warrant for such meeting an article relative to the use of fluorides in the public water system for said town. If the town has an official ballot, the town clerk shall insert on such ballot the following question: "Shall permission be granted to introduce fluorides into the public water system?" Beside this question shall be printed the word "yes" and the word "no" with the proper boxes for the voter to indicate his choice. If a majority of the voters do not approve the use of fluorides in the public water system, no fluorides shall be introduced into the public water system for said town; or if fluorides have prior to said vote been introduced, such use shall be discontinued until such time as the voters of the town shall, by majority vote, approve the use of fluorides. After such popular referendum, the selectmen shall not insert an article relative to the use of fluorides in the public water system in the warrant nor shall such question be inserted on the official ballot for a minimum period of 3 years from the date of the last popular referendum and only upon written application at that time of not less than 10 percent of the registered voters of said town.

2 Submission Limited; Cities. Amend RSA 44:16 as inserted by 1959, 273:2 by striking out said section and inserting in place thereof the following:

44:16 Public Water Supplies. Upon the written application of 10 percent of the voters in any city, presented to the city clerk prior to the municipal election, the city clerk shall insert on the ballot to be used at said election the following question: "Shall permission be granted to introduce fluorides into the public water system?" Beside this question shall be printed the word "yes" and the word "no" with the proper boxes for the voter to indicate his choice. If a majority of the voters at said election do not approve the use of fluorides in the public water system for said city, no fluorides shall be introduced into the public water system. If fluorides have, prior to said vote, been so introduced, such use shall be discontinued until such time as the voters of the city shall, by majority vote, approve the use of such fluorides. After such popular referendum, the city clerk shall not insert the aforementioned question relative to the use of fluorides in the public water system on the ballot to be used at the municipal election for a minimum period of 3 years from the date of the last popular referendum, and only upon written application at that time of not less than 10

percent of the registered voters of said city.

3 Submission Limited, Village Districts. Amend RSA 52:23 as inserted by 1959, 273:3 by striking out said section and inserting in place thereof the following:

52:23 Public Water. Upon the written application of 10 percent of the voters in any village water district, presented to the commissioners of one of them at least 15 days before the day prescribed for an annual meeting of the district, the commissioners shall insert in their warrant for such meeting an article relative to the use of fluorides in the water system for said district, and the district clerk shall prepare a ballot for said meeting with the following question: "Shall permission be granted to introduce fluorides into the district water system?" Beside the question shall be printed the word "yes" and the word "no" with the proper boxes for the voter to indicate his choice. If a majority of the voters do not approve the use of fluorides in the district water system, no fluorides shall be introduced into the district water system; or if fluorides have, prior to said vote, been so introduced, such use shall be discontinued until such time as the voters of the district shall, by majority vote, approve the use of fluorides. After such popular referendum, the commissioners shall not insert an article relative to the use of fluorides in the district water system in the warrant nor shall the district clerk prepare such a ballot for a minimum period of 3 years from the date of the last popular referendum of the district and only upon written application at that time of not less than 10 percent of the registered voters of said district.

Amendment adopted.

Rep. Gerald Smith offered an amendment.

Amendment

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Effect on Current Petitions. The provisions of this act shall apply only to petitions filed subsequent to the effective date of this act.

5 Effective Date. This act shall take effect 60 days after its passage.

The Clerk read the amendment.

Rep. Gerald Smith explained his amendment and yielded to questions.

Amendment lost.

Ordered to third reading.

SB 184, relative to ski area maintenance vehicles. Majority: Inexpedient to Legislate. Minority: Ought to Pass.

MAJORITY: The registration of these vehicles is not actually necessary. Tracked vehicles are not allowed on highways at present and should not be in the future. The relatively few machines in question can be registered under another heading RSA 259:1, XII or be exempted by Commissioner of Safety by directive of the Legislature. Vote was 8-5. Rep. W. Murray Clark for Majority of Transportation.

MINORITY: Senate Bill 184 provides for registration of ski area vehicles used within three miles of the ski area entrance. The New Hampshire Ski Area Operators Association is supporting this bill. The cost of registration will be \$1.80 the same as an agriculture vehicle. This bill is supported by the Safety Department. Rep. Lorine M. Walter for Minority of Transportation.

Rep. Tavitian moved that SB 184 be recommitted to the Committee on Transportation and spoke to his motion.

Adopted.

Recommitted to the Committee on Transportation.

SB 119, relative to the posting of notice of hearings on zoning ordinances in towns and village districts. Ought to Pass with Amendment.

This bill reduces the required places for posting notices for zoning ordinance hearings from three places to two. The amendment makes building code requirements coincide with those of zoning. Vote was 17-0. Rep. E. John Lowmes, III for Municipal and County Government.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the posting of notice of hearings on zoning ordinances and building code enactment procedures in towns and village districts.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Building Code Procedure. Amend RSA 156-A:1-a, 1 as inserted by 1965, 346:1 as amended by striking out in lines 4 and 16 the number "15" and inserting in place thereof the following (14), by striking out in lines 6 and 19 the number "3" and inserting in place thereof the following (2) and by striking out in line 27 the number "2" and inserting in place thereof the following (4) so that said paragraph as amended shall read as follows:

1. Ordinance or Amendment by the Planning Board or Board of Selectmen. There shall be at least 2 public hearings at least 15 days apart on the regulation or restriction at which parties in interest and citizens shall have an opportunity to be heard. At least 14 days' notice of the time and place of each such public hearing shall be published in a paper of general circulation in the town and a legal notice thereof shall also be posted in at least 2 public places in such town. The public hearings shall be held by the planning board, or the board of selectmen, when there is no planning board. After the first public hearing, the planning board, or board of selectmen, when there is no planning board, shall consider all changes proposed to the ordinance or amendment at that

hearing, and shall vote to accept or reject such changes prior to the second public hearing. The notice of the second public hearing must include either the text or an adequate statement of all changes in the proposed ordinance or amendment considered at the first hearing which were subsequently accepted by the planning board, or board of selectmen, if there is no planning board. At least 14 days notice of the time and place of each such public hearing shall be published in a paper of general circulation in the town and a notice thereof shall also be posted in at least 2 public places in such town. After the second public hearing the planning board, or board of selectmen, when there is no planning board, shall, by vote, determine the final form of the ordinance, amendment or amendments, to be presented to the town which shall conform, in substance, to that submitted to the second hearing but may include editorial revisions and textual modifications resulting from the proceedings of that hearing. Official copies of the final proposed ordinance, amendment or amendments, to an existing ordinance shall be placed upon file, and shall be made available to the public, at the office of the town clerk 4 weeks prior to the date at which action is to be taken, and a like copy of the proposed ordinance or amendment to an existing ordinance, shall be on display to the voters on the day of the meeting. If the town has adopted an official ballot for the election of its officers, the issue as to the adoption of the proposed ordinance or amendment shall be presented to the voters of the town by the inclusion of the following question on said official ballot as prepared by the town clerk: "Are you in favor of the adoption of the building code ordinance, (or amendment to the existing town building code ordinance) as proposed by the planning board (board of selectmen)?"

In the event that there shall be more than a single proposed amendment to be submitted to the voters at any given meeting, the issue as to the several amendments shall be put in the following manner: "Are you in favor of the adoption of amendment no. as proposed by the planning board (board of selectmen) for the town building code ordinance as follows?" (Here insert topical description of substance of amendment.)

If such action is to be taken at a meeting other than the one at which officers are to be elected the clerk shall prepare a special ballot containing the question or questions above stated and the meeting shall open not later than noon and shall remain open at least 8 hours. If such actions is to be taken at a meeting in a town which has not adopted an official ballot the clerk shall likewise prepare a special ballot for the use of voters in voting on the questions. If a majority of the voters present and voting on any question or questions as herein provided shall vote in the affirmative the ordinance or amendment thereto shall be declared to have been adopted. When submitting any question to the voters under this section, the form of the ballot shall be as prescribed by RSA 59:12-a.

3 Effective Date. This act shall take effect 60 days after its passage.

Amendment adopted.

Rep. Nancy Gagnon offered an amendment.

Amendment

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Building Code Procedure. Amend RSA 156-A:1-a, I as inserted by 1965, 346:1 as amended by striking out in lines 4 and 16 the number "15" and inserting in place thereof the following (14) and by striking out in lines 6 and 19 the number "3" and inserting in place thereof the following (2) so that said paragraph as amended shall read as follows:

I. Ordinance or Amendment by the Planning Board or Board of Selectmen. There shall be at least 2 public hearings at least 15 days apart on the regulation or restriction at which parties in interest and citizens shall have an opportunity to be heard. At least 14 days' notice of the time and place of each such public hearing shall be published in a paper of general circulation in the town and a legal notice thereof shall also be posted in at least 2 public places in such town. The public hearings shall be held by the planning board, or the board of selectmen, when there is no planning board. After the first public hearing, the planning board, or board of selectmen, when there is no planning board, shall consider all changes proposed to the ordinance or amendment at that hearing, and shall vote to accept or reject such changes prior to the second public hearing. The notice of the second public hearing must include either the text or an adequate statement of all changes in the proposed ordinance or amendment considered at the first hearing which were subsequently accepted by the planning board, or board of selectmen, if there is no planning board. At least 14 days notice of the time and place of each such public hearing shall be published in a paper of general circulation in the town and a notice thereof shall also be posted in at least 2 public places in such town. After the second public hearing the planning board, or board of selectmen, when there is no planning board, shall, by vote, determine the final form of the ordinance, amendment or amendments, to be presented to the town which shall conform, in substance, to that submitted to the second hearing but may include editorial revisions and textual modifications resulting from the proceedings of that hearing. Official copies of the final proposed ordinance, amendment or amendments, to an existing ordinance shall be placed upon file, and shall be made available to the public, at the office of the town clerk 2 weeks prior to the date at which action is to be taken, and a like copy of the proposed ordinance or amendment to an existing ordinance, shall be on display to the voters on the day of the meeting. If the town has adopted an official ballot for the election of its officers, the issue as to the adoption of the proposed ordinance or

amendment shall be presented to the voters of the town by the inclusion of the following question on said official ballot as prepared by the town clerk: "Are you in favor of the adoption of the building code ordinance, (or amendment to the existing town building code ordinance) as proposed by the planning board (board of selectmen)?"

In the event that there shall be more than a single proposed amendment to be submitted to the voters at any given meeting, the issue as to the several amendments shall be put in the following manner: "Are you in favor of the adoption of amendment no. as proposed by the planning board (board of selectmen) for the town building code ordinance as follows?" (Here insert topical description of substance of amendment.)

If such action is to be taken at a meeting other than the one at which officers are to be elected the clerk shall prepare a special ballot containing the question or questions above stated and the meeting shall open not later than noon and shall remain open at least 8 hours. If such actions is to be taken at a meeting in a town which has not adopted an official ballot the clerk shall likewise prepare a special ballot for the use of voters in voting on the questions. If a majority of the voters present and voting on any question or questions as herein provided shall vote in the affirmative the ordinance or amendment thereto shall be declared to have been adopted. When submitting any question to the voters under this section, the form of the ballot shall be as prescribed by RSA 59:12-a.

There being no objection the Clerk dispensed with the reading of the amendment.

Rep. Nancy Gagnon explained her amendment.

Rep. Mann spoke in favor of the amendment and yielded to questions.

Rep. Gagnon yielded to questions. Amendment adopted.

Ordered to third reading.

SB 253, relative to the area of operation of the New Hampshire housing commission. Inexpedient to Legislate.

The Commission can operate Section 8 programs only through town meeting or city council approval. Local control is maintained because it is the town that decides how many housing units shall be set aside for Section 8 funding and what type of program will be used. If the community becomes disenchanted with the existing program it can withdraw. With SB 253 the local governmental units will lose this control. Vote was 12-0. Rep. Beverly A. Gage for Municipal and County Government.

Rep. Mayhew moved that SB 253 be recommitted to the Committee on Municipal and County Government and spoke to his motion.

Rep. Mann spoke in favor of the motion. Adopted.

Recommitted to the Committee on Municipal and County Government.

SB 200, relative to the maintenance of certain facilities by railroads which operate in the state. Inexpedient to Legislate.

This is strictly a matter between the union and the railroads. The only complaint was in Dover, New Hampshire. Vote was 13-0. Rep. Rudolph V. Aubut for Transportation.

Rep. Vaughan spoke to the committee report.

Resolution adopted.

SENATE MESSAGE

REQUEST CONCURRENCE WITH AMENDMENT

HB 245, relative to commissions on pari-mutuel wagering pools, and taxes thereon. (Amendment printed SJ May 23)

The Clerk read the amendment.

Rep. Ward moved that the House concur.

Rep. Tucker spoke in favor of the motion. Adopted.

ENROLLED BILLS REPORT

HB 421, relative to compulsory police attendance at public dances conducted in cities.

HB 506, relative to running and harness horse racing.

HB 522, relative to a recording fee for the current use assessment notice.

HB 567, relative to the timber yield tax.

HB 568, providing for exemption of machinery and equipment from the property tax.

HB 288, providing for payment of a claim to Albert Kashulines and making an appropriation therefor.

HB 356, requiring a fiscal impact note on legislation having a fiscal impact on the state or a municipality or a county.

HB 643, relative to public recreation and parks.

HB 654, relative to notice of tax sales.

HB 712, permitting certain town meetings to be held outside the boundaries of the town.

HB 822, relative to investment by savings banks in mobile home and motor home loans.

HB 865, relative to organization of county delegations.

SB 61, authorizing towns to make appropriations for cultural activities.

SB 66, relative to per diem paid to deputy sheriffs.

SB 73, relative to fees for small claims.

SB 87, repealing the provisions of the administrative committee of probate courts.

SB 139, relative to the practice of public accountancy by foreign accountants.

SB 145, concerning the destruction of certain welfare records by the director of the division of welfare.

SB 151, authorizing savings and cooperative banks to give security for certain deposits of public funds.

SB 174, relative to a trapping education program.

SB 176, relative to the board of trustees for the youth development center.

SB 182, relative to temporary plate refunds.

SB 203, changing the name of the consumer protection division of the office of the attorney general to the consumer protection and antitrust division.

SB 216, relative to the board of trustees of the New Hampshire annual conference of the united methodist church.

SB 245, relative to funding Portsmouth's solid waste disposal facility.

SB 250, authorizing the establishment of municipal economic development and revitalization districts.

HB 653, relative to prepayment of resident taxes.

HB 657, relative to inventory blanks.

HB 680, requiring administrators and executors to notify towns and cities of those persons coming into ownership of real estate therein by inheritance or devise.

HB 707, defining the word "consent" in adoption proceedings.

HB 736, relative to the liquor licenses and permits granted to convention centers.

HB 744, relative to the reinstatement of certain corporations.

SB 129, relative to power of McIntosh College, Inc., to grant degrees.

SB 131, requiring each school district treasurer to pay out moneys belonging to the district upon orders of the duly empowered representatives of the school board.

SB 226, relative to the regulation of food service establishments in the town of Salem.

SB 255, extending the authority of Magdalen College to grant degrees.

SB 265, relative to the naming of children on birth certificates.

Sen. Laurier Lamontagne

Rep. Lorine Walter

For the Committee

Rep. Lyons moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading be read a third time by this motion, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today, it be to meet Tuesday, May 29 at 1:00 p.m.

Adopted.

LATE SESSION

Third reading and final passage

SB 133, relative to obtaining electric and gas utility security deposits from tenants.

SB 197, making certain changes in the sunset review and termination schedule.

SB 64, increasing certain fees of sheriffs and deputy sheriffs.

SB 119, relative to the posting of notice of hearings on zoning ordinances in towns and village districts.

SB 161, authorizing towns and precincts to levy betterment assessments against real property owners in areas originally developed on a private basis.

SB 210, relative to the law library and the supreme court.

SB 201, relative to snowmobile registrations, eliminating the requirement for reflectorized decals.

SB 42, revising the pharmacy laws.

SB 67, relative to fluoridation referendums.

RECESS

Rep. Lyons moved that the House adjourn. Adopted.

HOUSE JOURNAL 39

Tuesday 29 May 79

The House met at 1:00 p.m.

Prayer was offered by guest Chaplain, Rev. David Hamilton of St. Paul's Episcopal Church, Concord.

O God, Almighty Father, the fountain of wisdom, whose will is good and gracious, and whose law is truth: We beseech Thee so to guide these, our Representatives here assembled, that they may enact such laws as please Thee, to the glory of Thy name and the welfare of this people. For Your name's sake we pray. Amen.

Rep. Felch led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Hoar, Close, Hunt, John Winn, Fisher, Francis Sullivan, Roy Davis, Domini, Gordon, Selway, Thibeault and Preston, the day, illness.

Reps. Bradley Haynes, Arris, Woodman, Keenan, Jackson, Baker, Flynn, Gosselin, Record, Krasker, Matson, Burkush, Howard, Beard, Spanos, Cahill, Jesse Davis, Roger King, Chase, Horton and Splaine, the day, important business.

Reps. Demers and Zajdel, the day, death in the family.

Reps. Cecelia Winn, Ronald Chagnon and Thomas Hynes, the day, illness in the family.

INTRODUCTION OF GUESTS

Jose Motta, Rotary International District Governor from Estado de Bahis, Brazil, who addressed the House briefly (Rep. Silva interpreting), guest of Rep. William Roberts; Fran Wolf, Janet Kurtz, Vivian LaVoie, Maureen Dallas, members of the Effective Parenting Class of the Adult Learning Center, and their instructor, Anna Willis, guests of the Salem delegation; Jeff Seacrest, Bruce Shepherd, Gilad Gordon and Burt McGillivray, graduating seniors from Harvard College, guests of Rep. David Campbell.

ENROLLED BILLS AMENDMENT

HB 245, relative to commissions on pari-mutuel wagering pools, and taxes thereon.

Amendment

Amend section 1 of the bill by striking out lines 1, 2 and 3 and inserting in place thereof the following:

1 Commissions on Pari-Mutuel Pools at Dog Meets. Amend RSA 284:22, IV as inserted by 1971, 541:11 as amended by striking out said paragraph and inserting in place thereof the following:

Amend section 2 of the bill by striking out lines 1, 2 and 3 and inserting in place thereof the following:

2 Basis for Computation of Tax. Amend RSA 284:23, II-a, as inserted by 1971, 541:12 as amended and RSA 284:23, III, as amended by striking out said paragraphs and inserting in place thereof the following:

This amendment corrects citation errors in the amending language.

Adopted.

SENATE MESSAGES REQUESTS CONCURRENCE WITH AMENDMENT

HB 800, relative to the office space study committee. (Amendment printed SJ 5/15)
Rep. French moved that the House concur.
Adopted.

HB 686, relative to repair projects in the capital budget and approval of consultant contracts. (Amendment printed SJ 5/15)

Rep. Bibbo moved that the House concur.
Adopted.

HB 649, relative to the printing and distribution of the permanent legislative journals. (Amendment printed SJ 5/16)
Rep. French moved that the House concur.
Adopted.

HB 563, concerning surrogate parents. (Amendment printed SJ 5/23)
Rep. Spaulding moved that the House concur.
Adopted.

HB 585, relative to the real estate foreclosure law. (Amendment printed SJ 5/8)
Rep. Oumby moved that the House concur.
Adopted.

HB 562, authorizing registers of deeds to send lists of conveyances for tax purposes to towns 4 times a year. (Amendment printed SJ 5/22)
Rep. Mann moved that the House concur.
Adopted.

HB 504, relative to the development of a non-mandatory program of comprehensive health education. (Amendment printed SJ 5/8)
Rep. William Boucher moved that the House concur.
Adopted.

HB 441, relative to town and county paupers. (Amendment printed SJ 5/22)
Rep. Mann moved that the House concur.
Adopted.

HB 423, relative to the city clerk of Concord accepting voter registrations. (Amendment printed SJ 4/26)
Rep. Flanagan moved that the House concur.
Adopted.

HB 422, reducing the time in which police departments must hold noncontraband abandoned or lost property. (Amendment printed SJ 4/12)

Rep. Snell moved that the House concur and spoke to his motion.
Adopted.

HB 368, affecting the responsibilities of the Bureau of Vital Statistics and relating to blood tests required for marriage. (Amendment printed SJ 5/23)

Rep. Flanagan moved that the House concur.
Adopted.

HB 347, relative to restrictions on advertising devices on the federal aid secondary highway system. (Amendment printed SJ 4/4)

Rep. Bibbo moved that the House concur.
Adopted.

HB 316, relative to gaining settlement. (Amendment printed SJ 5/2)

Rep. Mann moved that the House concur.
Adopted.

HB 292, relative to home rule. (Amendment printed SJ 5/2)

Rep. Mann moved that the House concur.
Adopted.

HB 255, relative to the police powers of the department of resources and economic development. (Amendment printed SJ 4/12)

Rep. Snell moved that the House concur.
Adopted.

HB 252, relative to motor vehicle lighting equipment requirements. (Amendment printed SJ 4/19)

Rep. Tavitian moved that the House concur.
Adopted.

HB 239, providing for a special permit for 4-axle vehicle to haul a gross weight of 69,000 pounds, except on the interstate and defense highway system and establishing weight limitations on 4-axle vehicles with drive on 2 rear axles. (Amendment printed SJ 4/10)

Rep. Tavitian moved that the House concur.
Adopted.

HB 223, relative to public charges at publicly assisted housing for the elderly. (Amendment printed SJ 4/19)

Rep. Spaulding moved that the House concur.
Adopted.

HB 169, relative to fees for licenses to provide emergency medical services. (Amendment printed SJ 3/29)

Rep. Tavitian moved that the House concur.
Adopted.

HB 147, relative to the ocean rearing of anadromous fish. (Amendment printed SJ 4/3)

Rep. Stimmell moved that the House concur.
Adopted.

HB 125, to revise the limitations on waiving competitive bids. (Amendment printed SJ 4/12)

Rep. Flanagan moved that the House concur.
Adopted.

HB 2, relative to proceedings in certain sexual assault cases. (Amendment printed SJ 5/16)

Rep. Jones moved that the House concur.
Adopted.

HB 55, relative to the number of hours for the completion of an apprenticeship. (Amendment printed SJ 4/19)

Rep. Skinner moved that the House concur.
Adopted.

HB 6, relative to the importation of dogs and cats into the state and the sale of same. (Amendment printed SJ 4/24)

Rep. Stimmell moved that the House concur.
Adopted.

HB 16, relative to privileged communications between religious leaders and penitents. (Amendment printed SJ 3/28)

Rep. Joseph Eaton moved that the House concur.
Adopted.

HCR 12, relative to the dredging and widening of the Piscataqua River. (Amendment printed SJ 5/8)

Rep. French moved that the House concur.
Adopted.

HB 83, relative to the possession of traffic devices, signs and signals. (Amendment printed SJ 4/5)

Rep. Jones moved that the House concur.
Adopted.

COMMITTEE REPORTS (Consent Calendar)

Rep. French moved that the Consent Calendar, with the relevant committee amendments, be adopted as printed in today's House Record.

SB 223 was removed from the Consent Calendar at the request of Rep. William Boucher.

SJR 1 was removed from the Consent Calendar at the request of Rep. Paul Rilev.
Adopted.

SB 147, relative to reserving slots in optometric schools for New Hampshire residents and making an appropriation therefor. Inexpedient to Legislate.

There was no demonstrated need for this bill. No one appeared at the hearing other than the sponsor. Vote was 10-1.
Rep. Donald H. LeBrun for Education.

SB 198, relative to the degree granting powers of Daniel Webster College. Ought to Pass with Amendment.

SB 198 gives Daniel Webster College the authority to grant the Bachelor of Science degree in Business Management through June 30, 1981, subject to the continuing approval of the Postsecondary Education Commission. The vote was 11-0. Rep. Teresa L. DeNafio for Education.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Authority Extended. Amend Laws of 1967, 511:1 as amended by 1969, 555:1; 1971, 197:1; 1973, 73:3; 1975, 159:1 and 1978, 18:5 by striking out said section and inserting in place thereof the following:

511:1 Authority Granted. Daniel Webster College, conducting a division under the name of New England Aeronautical Institute, is hereby authorized to confer upon the graduates thereof the degree of associate in arts, associate in science, and the baccalaureate of science degree in aviation and business, through June 30, 1981, subject to the continuing approval of the postsecondary education commission.

SB 249, relative to auditing and program review requirements of the sunset law. Ought to Pass with Amendment.

The Committee felt that this legislation was necessary in order to give the Sunset Committee authority to change the termination schedule for agencies and programs to take care of statutory, legislative and administration changes that occur after a termination schedule takes effect. It also allows termination of new agencies and programs created, to be set in the interim between sessions. The Committee felt that this was a very necessary part of the Sunset process. Unanimous vote on report. Rep. David L. Gosselin for Legislative Administration.

Amendment

Amend the bill by striking out all after section 3 and inserting in place thereof the following:

4 New Agencies and Programs; Termination. Amend RSA 17-C by inserting after section 10 the following new section:

17-G:11 Termination of Newly Created Agencies and Programs. Unless otherwise specified, any newly created agency or program shall be terminated 6 years after its creation, subject to the renewal procedure under this chapter.

5 Effective Date. This act shall take effect upon its passage.

SB 80, to reclassify a certain highway in the town of Conway. Ought to Pass with Amendment.

This bill reclassifies a road in the Town of Conway from Class V to Class II. The transition will take several years. It is presently highly utilized by trucking and should be improved. Recommended by the Department of Public Works and Highways. Vote was 17-0. Rep. Clayton W. Towle for Public Works.

Amendment

Amend section 1 of the bill by striking out same and inserting in place thereof the following:

1 Class V Highway in Conway. The 9.70 miles of Class V highway in the town of Conway, known as East Conway road and Green

Hill road beginning at U.S. route 302 and running easterly thence northerly to the Chatham town line shall be hereforth classified as a Class II highway. Unimproved portions of said highway shall remain eligible for state aid for Class IV and V highways.

Referred to Appropriations.

SB 149, relative to the special repair account in the department of public works and highways. Ought to Pass.

This bill clarifies the special repair account necessary for accounting purposes only. It is a housekeeping measure designed to facilitate emergency repairs. Vote was 17-0. Rep. James J. White for Public Works.

SB 191, making an appropriation to the office of state planning for grants for projects authorized by the Public Works and Economic Development Act of 1965. Ought to Pass.

This bill will appropriate the sum of \$29,353 for the biennium for the state's share of projects which conform to the Public Works and Economic Development Act of 1965. Vote was 17-0. Rep. Joseph L. Parolise for Public Works.

Referred to Appropriations.

SB 199, relative to the definition of public waters. Refer to the Committee on Public Works for Interim Study.

Public Works Committee recognizes that the State of New Hampshire has been repairing dams wherebv in many instances public access has not been granted. Committee wishes to create a five-member group to give an in-depth study. Vote was 16-1. Rep. James J. White for Public Works.

SB 243, relative to the message on weight limit posting signs. Ought to Pass with Amendment.

This bill, as amended, brings the State of New Hampshire into conformity with the federal sign guide yet allows latitude to the selectmen of our towns as to the phraseology of the "Load Limit Signs" on highway bridges. Vote was 17-0. Rep. Guv J. Fortier for Public Works.

Amendment

Amend RSA 263:61, XII as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

XVI. It shall be the duty of the commissioner of public works and highways to cause signs to be erected at both ends on the right side of or overhead on all bridges or other structures under his jurisdiction stating the capacity in tons of 2,000 pounds which the bridge or other structure will safely carry. For all other bridges or other structures it shall be the duty of the authority having jurisdiction to place similar signs.

The signing message for posting of weight limits for bridges and structures shall read as follows:

WEIGHT
LIMIT
X
TONS

If the authority determines that a bridge or other structure may safely carry loads greater than this limit by vehicles with 3 or more axles, the signs shall read as follows:

GROSS WEIGHT LIMIT
X TONS OR
Y% OF LEGAL LOADS

X is the numerical value that equals the posted maximum legal gross weight limit for a 2 axle vehicle. Y% is the numerical value expressed as a percentage of the maximum legal gross weight limit of any single axle or tandem axle, and the combined gross weight limit of any 3 axle truck or any 3, 4, or 5 axle tractor trailer as noted in RSA 263:61. Where no special permit loads are allowed the signing message for posting shall read as follows:

NO PERMIT LOAD
LEGAL LOADS MAXIMUM

Upon bridges or other structures of sufficient strength to carry safely the legal loads permissible by this section, no such signs shall be required.

SB 118, relative to liquor licenses for on-premises catered functions. Ought to Pass with Amendment.

This bill authorizes the Liquor Commission to issue a special license to any caterer with on-site kitchen and dining facilities. It will increase revenue to the State. Vote was 14-0. Rep. Lynn C. Horton for Regulated Revenues.

Amendment

Amend RSA 178:5-g as inserted by section one of the bill by striking out same and inserting in place thereof the following:

178:5-g Caterers. The commission may issue a special license to any caterer with on-site permanent kitchen facilities and permanent dining facilities capable of seating 200 persons or more. Such special license shall permit the licensee to serve liquor and beverages with or without meals to members of a private party in any room of said on-site catering facility designated by the commission. Licenses shall be granted only to such caterers as the commission, at its discretion, shall approve and then only to such caterers as can show the commission on forms and under rules prescribed by the commission that at least 50 percent of their combined food and liquor and beverage sales shall fall within the category of food. Said caterers shall notify the commission not less than 5 days in advance of a function specifying date and time when a function is scheduled. The commission may grant, regulate, suspend or revoke said special license without affecting any other license and permit which shall be granted to said restaurant. The fee for such special license shall be \$525 per year.

SB 89, instructing the commissioner of resources and economic development to erect a commemorative marker at the Nansen Ski

Jump in honor of Alf Halverson. Ought to Pass.

The Committee feels that the erection of a marker commemorating Alf Halverson for his contributions and dedication to the Nansen Ski Jump is an overdue and significant act of recognition by the State of New Hampshire. Vote was 11-0. Rep. Philip C. Heald, Jr. for Resources, Recreation and Development.

COMMITTEE REPORTS
(Regular Calendar)

SB 173, providing for mandatory continuing education for persons holding licenses as certified public accountants. Majority: Ought to Pass with Amendment. Minority: Inexpedient to Legislate.

MAJORITY: A preponderance of testimony in support of this legislation by all segments of the profession and other sources, with no opposition whatsoever, the majority of the Committee feels that the best interest of the public would be served if this legislation were passed. Vote was 10-6. Rep. Claire Plomaritis for Majority of Commerce and Consumer Affairs.

MINORITY: Before mandatory continuing education for accountants is legalized, the minority feels advocates of such legislation should document incompetency by accountants. The Board of Accountants has not removed any licenses for improper practices in several years. Support for this bill came from the New Hampshire Society of Certified Public Accountants who offer courses on a voluntary basis and now wish to require attendance at their courses. The additional expense for mandated courses is passed on to the consumer and this mandated expense does not guarantee increased competence. Reps. Elizabeth L. Crory and Thomas W. Hynes for Minority of Commerce and Consumer Affairs.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing for continuing education for persons holding certificates, licenses or registrations under RSA 309-A:3, 309-A:8 and 309-A:10.

Amend RSA 309-A:11 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:
309-A:11-a Continuing Education. Notwithstanding the provisions of RSA 309-A:11, no applicant for an annual permit, under the age of 55 years, shall be entitled to receive the same unless he shall have completed 40 hours of continuing education acceptable to the board of accountancy; provided, however, that an applicant may carry forward to the succeeding year excess hours of continuing education up to a maximum of 20 such hours. Each applicant

shall present to the board proof of successful completion of each continuing education course attended. For the purposes of this section, "hours of continuing education" shall mean only course hours including professional seminars, correspondence courses, or equivalent conducted under the guidance of the national and state accounting professional organizations and shall not include hours devoted to preparation. The board shall appoint an equal number of persons from professional accounting organizations and members from the public to serve on a continuing education committee to assist in carrying out the provisions of this section and the board shall make reasonable rules and regulations to administer the provisions of this section in accordance with RSA 541-A. For good cause shown, the board may waive the requirements of this section.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Implementation. The continuing education requirements of RSA 309-A:11-a as inserted by section one of this act shall apply to all applicants for annual permits with respect to permits issued on or after July 1, 1980.

Amendment adopted.

Rep. Pucci moved that the report of the Minority, Inexpedient to Legislate, be substituted for the report of the Majority, Ought to Pass with Amendment, and spoke to her motion.

Reps. Plomaritis, McLane, Paul Riley, Lyons and Plourde spoke against the motion.

Reps. Christy, Hill and Crory spoke in favor of the motion.

A roll call was requested. Sufficiently seconded.

(Speaker presiding)

YEAS 199 NAYS 104

YEAS 199

BELKNAP: Birch, Bordeau, Gary Dionne, Downs, Hanson and Matheson.

CARROLL: Roderick Allen, Dickinson, Heath, Kenneth MacDonald and Towle.

CHESHIRE: Callahan, Crane, Daniel Eaton, Eisengrein, Ernst, Ladd, Lynch, Miller, Nims, Proctor, Margaret Ramsay, William Riley, Scranton and Jean White.

COOS: Elmer Beaulac, Bouchard, Chappell, Fortier, Mayhew, Oleson, Alcide Valliere and Wiswell.

CRAFTON: Aldrich, Ira Allen, Buckman, George Cate, Chambers, Christy, Clark, Crory, Dearborn, Foster, LaMott, Low, Lowmes, McAvoy, Pepitone, Rounds, Seely, Snell, Taffe, Thomson, Ward, Andrew Ware and Wood.

HILLSBOROUGH: Archambault, Bosse, Bover, Carswell, Compagna, Corser, Craig, Catherine-Ann Day, Dolbec, Donovan, Dreniak, Joseph Eaton, Gabrielle Gagnon, Sal Grasso, Guidi, Hall, Hardy, Head, Healy, Hendrick, Kaklamanos, Karnis, Labombarde, Lefebvre, Madigan, Martel, Mazur, McCarthy,

McLaughlin, Milton Mevers, Morrison, Mulligan, Murrav, Nardi, Nemzoff-Berman, Odell, Pappas, Aime Paradis, Peter Parady, Pastor, Perkins, Podles, Polak, David Ramsav, Silva, Leonard Smith, Stabl, Steiner, Stylianos, James Sullivan, Wallace, Elliot Ware, Weaver, Welch, Emma Wheeler, Kenneth Wheeler and James J. White.

MERRIMACK: Blakeney, Laurent Boucher, Carroll, Clements, Colbv, Daniell, Hill, Holliday, James Humphrey, LaBranche, Locke, Mitchell, Randlett, Doris Rilev, Shepard, Gerald Smith, Stio, Stockman, Stokes, Rick Trombly, Underwood and Ernest Valliere.

ROCKINGHAM: Aeschliman, Blanchette, William Boucher, Butler, Marilyn Campbell, Carpenito, Collins, Connors, Patricia Cote, Cotton, Robert Dav, Ellyson, Felch, Beverly Gage, Carl Gage, Gibbons, Greene, Griffin, Hartford, Kashulines, Kozacka, LoFranco, Joseph MacDonald, Nelson, Parr, Peterson, Pevear, Pucci, Quimby, Reese, Rogers, Schmidtchen, Schwaner, Freda Smith, Sytek, Vartanian, Vlack, Warburton and Woinowski.

STRAFFORD: Burchell, Canney, DeNafio, Drew, Gosselin, Joos, Nadeau, Pine, Pray, Dennis Ramsev, Schreiber, Tripp, Valley, Vaughan and Whitehead.

SULLIVAN: Edmund Belak, Brodeur, David Campbell, D'Amante, Sim Gray, LeBrun, Lucas, Spaulding, Townsend and Williamson.

NAYS 104

BELKNAP: French, Mansfield and Randall.

CARROLL: Desjardins, Keller and Kenneth Smith.

CHESHIRE: Baybutt, Galloway, Kohl and O'Connor.

COOS: Brungot, Burns, Guav, Theriault, Willev and York.

CRAFTON: Michael King, Logan, Mann and Walter.

HILLSBOROUGH: Ainley, Aubut, Emile Boisvert, Wilfrid Boisvert, Brack, Yvette Chapon, Joseph Cote, L. Penny Dion, Beverly Dupont, Nancy Gagnon, Gelinas, Granger, Heald, Jamrog, Keefe, Levesque, Lyons, Marcoux, Morgan, Plomaritis, Peter Ramsev, Reidy, Paul Riley, Sallada, Edward Smith, Spirou, Rock Tremblay, Van Loan, Wallin and Robert Wheeler.

MERRIMACK: Allgever, Ayles, Bellerose, Bibbo, Bodi, John Cate, Milton Cate, Epstein, Kidder, McLane, Nichols, Paire, Plourde, Ralph, Rice, William Roberts, Trachy, Waters and Wiviott.

ROCKINGHAM: Appel, Bisbee, Black, Dunfey, Flanagan, Jones, Landrv, Lavcock, Lovejoy, Norman Myers, Newell, Parolise, Scamman, Skinner, Stimmell, Tavitian and Helen Wilson.

STRAFFORD: Donnelly, Farnham, Gauvin, Charles Grassie, Hebert, James Herche, Lessard, McManus, Meader, Morrisette, Robinson, Sackett and Donald Smith.

SULLIVAN: Burrows, Cutting, Palmer, Tucker and Wiggins, and the motion was adopted.

Rep. Marcoux notified the Clerk that he had inadvertently voted nay and meant to vote yea.

Question being on the adoption of the substituted committee report.

Resolution adopted.

Rep. Vrakatis notified the Clerk that she wished to be recorded in favor of Ought to Pass on SB 173.

CACR 12, relating to initiative petition. Providing that the constitution and statutes may be amended by initiative petition. Inexpedient to Legislate.

Committee believes in representative government. Four hundred representatives are elected and reelected every two years by the people. There is no evidence that any amendment favored by the people failed to get a fair hearing in the New Hampshire Legislature. Vote was 11-3. Rep. Joseph M. Eaton for Constitutional Revision.

Resolution adopted.

SB 159, relative to workmen's compensation claims in certain cases. Refer to the Committee on Labor, Human Resources and Rehabilitation for Interim Study.

Committee vote was 11-5 to have further study done on this measure, regarding the evaluation of pain by a medical panel of three doctors on workmen's compensation cases after a six-month period. A recent Supreme Court ruling regarding cessation of workmen's compensation benefits on the basis of pain, requires the measure as drafted to have further study. Rep. Calvin Warburton for Labor, Human Resources and Rehabilitation.

Referred to the Committee on Labor, Human Resources and Rehabilitation for Interim Study.

SB 165, establishing an interim highway planning committee and making an appropriation therefor. Inexpedient to Legislate.

The Committee felt the study of the 10-year highway protection plan was not practical based on the extreme changes in energy, inflation, as well as the uncertainties in federal funding. It is difficult enough to project a five-year plan which is already in existence. Vote was 8-4. Rep. Marshall French for Legislative Administration.

Resolution adopted.

SB 132, authorizing the construction of a seacoast liquor store. Ought to Pass with Amendment.

This bill authorizes the construction of a State liquor store in the seacoast area and the sale of land presently owned by the State in the Town of Hampton Falls. Vote was 10-7. Rep. Noreen D. Winkley for Public Works.

Amendment

Amend the bill by striking out section 5 and inserting in place thereof the following:

5 Sale of Land. Amend Laws of 1978, 49 by inserting after paragraph V the following:

VI. Sale of Land - Hampton Falls. The commissioner of public works and highways is hereby authorized to dispose of the 55 ± acres purchased in Hampton Falls for a liquor store site. Disposal shall be by competitive bid for a minimum acceptable bid of \$200,000. All and any proceeds from sale of said parcel after costs of said sale shall revert to the unappropriated surplus of the general fund.

Amendment adopted.

Referred to Appropriations.

Rep. Wolfen notified that Clerk that he wished to be recorded against SB 132.

SB 23, establishing the New Hampshire civic and sports facilities authority as a body politic and corporate for the purpose of acquiring, constructing, furnishing, equipping, owning, improving, operating, maintaining and financing civic and sports facilities complexes, and making an appropriation therefor. Inexpedient to Legislate.

The Committee acknowledges the desirability of a privately financed sports and civic center for the State of New Hampshire. However, the bill would create an authority with unprecedented powers without establishing responsibility for its actions. Further, although the bill purports to create said authority as having a legal existence separate from the State, there are provisions throughout that seem to generate State involvement and that do not make clear what the effect would be on the State's liability. Committee vote was 14-0. Rep. Lee Anne S. Steiner for Resources, Recreation and Development.

Resolution adopted.

Rep. Spirou moved that SB 23 be Indefinitely Postponed.

Adopted.

SB 223, authorizing Nathaniel Hawthorne College to grant the master of business administration degree. Ought to Pass with Amendment.

The bill grants Nathaniel Hawthorne the authority to grant the Master of Business Administration degree subject to the continuing approval of the Postsecondary Education Commission as has been the Education Committee's practice in the past. Vote was 10-1. Rep. Rita M. Brack for Education.

Rep. William Boucher moved that SB 223 be recommitted to the Committee on Education and spoke to his motion.

Adopted.

Recommitted to the Committee on Education.

SR 1, establishing the small business

development program of the University System of New Hampshire as the coordinating agency of educational activities directed toward assisting and encouraging the expansion of the small business sector of the economy of the state of New Hampshire and for other purposes and making an appropriation therefor. Ought to Pass.

SJR 1 acknowledges the University System of New Hampshire's effort to develop a small business development program. It proclaims a partnership of State government, the university system and private enterprises in expanding and assisting small businesses and establishes the small business development program of the university system as the coordinating agency for educational activities directed at expansion of the small business sector of the economy. The resolution appropriates \$150,000 to be matched by federal or private funds during fiscal 1980-81 for these activities. Vote was 10-0. Rep. Betty Jo Taffe for Education.

Referred to Appropriations.

ENROLLED BILLS REPORT

HB 520, relative to property tax exemptions.

SB 42, revising the pharmacy laws.

SB 133, relative to obtaining electric and gas utility security deposits from tenants.

SB 161, authorizing towns and precincts to levy betterment assessments against real property owners in areas originally developed on a private basis.

SB 197, making certain changes in the sunset review and termination schedule.

SB 201, relative to snowmobile registrations, eliminating the requirement for reflectorized decals.

HB 364, relative to effective dates for laws which have a local fiscal impact.

Sen. James Saggiotes

Rep. Lorine Walter

For the Committee

ENROLLED BILLS AMENDMENTS

SB 53, authorizing the sale of beer and wine in restaurants in Errol.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

authorizing the sale of beer and wine in restaurants in Errol and the issuance of retail wine licenses in Hancock.

This amendment changes the title to indicate fully the contents of the bill. Adopted.

HB 549, relative to suspending an individual from receiving welfare assistance if property is transferred to receive welfare assistance.

Amendment

Amend section 1 of the bill by striking out lines 1 and 2 and inserting in place thereof the following:

1 Eligibility for Assistance. Amend RSA 167:4, II, as amended by striking out said paragraph and inserting in place

This amendment corrects an error in the amending language.

Adopted.

HB 817, relative to reassessments ordered by the board of taxation.

Amendment

Amend section 2 of the bill by striking out line 1 and inserting in place thereof the following:

2 Appeal. Amend RSA 76:16-a, V, (supp) as inserted by 1973, 121:1 as

This amendment corrects an error in the amending language.

Adopted.

HB 728, relative to municipal permit fees for automobile registration.

Amendment

Amend section 2 of the bill by striking out line 1 and inserting in place thereof the following:

2 Providing for Charging Not Less and Not More Than 12 Months at Each

This amendment corrects a typing error in the section heading.

Adopted.

Rep. Granger moved that HB 755, prohibiting state funding of abortions, be removed from the table.

A roll call was requested. Sufficiently seconded.

(Speaker presiding)

YFAS 77 NAYS 228

YEAS 77

BELKNAP: Downs and Mansfield.

CARROLL: Roderick Allen, Heath, Kenneth Smith and Towle.

CHESHIRE: Miller and O'Connor.

COOS: Guay.

GRAFTON: Buckman, Clark, Logan, Low, Snell and Wood.

HILLSBOROUGH: Wilfrid Boisvert, Bosse, Bover, Carswell, Yvette Chagnon, Joseph Cote, Donovan, Joseph Eaton, Nancy Gagnon, Gelinas, Granger, Hardy, Heald, Healy, Labombarde, Levesque, Madigan, Martel, McCarthy, Nardi, Naro, Aime Paradis, Podles, Paul Riley, Silva, Leonard Smith, Stylianos, Rock Tremblay, Weaver and Emma Wheeler.

MERRIMACK: Bibbo, Clements, Locke, Mitchell, Ralph, Randlett, Doris Riley,

Shepard, Gerald Smith, Rick Trombly and Ernest Valliere.

ROCKINGHAM: Bisbee, Hartford, Kashulines, Laycock, LoFranco, Lovejoy, Parr, Schwaner, Sytek, Tavitian, Vlack and Warburton.

STRAFFORD: Farnham, Gosselin, Pine and Dennis Ramsev.

SULLIVAN: Edmund Belak, Brodeur, Burrows, LeBrun and Wiggins.

NAYS 228

BELKNAP: Birch, Bordeaux, Bowler, Gary Dionne, French, Hanson, Matheson, Randall and Sabbow.

CARROLL: Desjardins, Dickinson, Keller and Kenneth MacDonald.

CHESHIRE: Baybutt, Callahan, Crane, Daniel Eaton, Eisengrein, Ernst, Galloway, Kohl, Ladd, Lynch, Nims, Proctor, Margaret Ramsay, William Rilev, Russell, Scranton and Jean White.

COOS: Elmer Beaulac, Brungot, Burns, Chappell, Fortier, Mavhew, Oleson, Theriault, Alcide Valliere, Willev, Wiswell and York.

GRAFTON: Ira Allen, George Cate, Chambers, Christy, Corrv, Dearborn, Foster, Michael King, LaMott, Lowmes, Mann, McAvov, Pepitone, Rounds, Seelv, Taffe, Walter, Ward and Andrew Ware.

HILLSBOROUGH: Ainley, Archambault, Aubut, Emile Boisvert, Compagna, Corser, Craig, Catherine-Ann Day, L. Pennv Dion, Dolbec, Drevniak, Beverly Dupont, Raymond Dupont, Gabrielle Gagnon, Sal Grasso, Guidi, Hall, Head, Hendrick, Jamrog, Kaklamanos, Karnis, Keefe, Lefebvre, Lyons, Mazur, McLaughlin, Milton Mevers, Morgan, Mulligan, Murrav, Nemzoff-Berman, Odell, Pappas, Peter Parady, Pastor, Perkins, Plomaritis, Polak, David Ramsay, Peter Ramsey, Reidy, Roy, Sallada, Edward Smith, Soucy, Stahl, Steiner, James Sullivan, Vachon, Van Loan, Wallace, Wallin, Eliot Ware, Welch, Kenneth Wheeler, Robert Wheeler and James J. White.

MERRIMACK: Allgeyer, Ayles, Bellerose, Blakeney, Rodi, Laurent Boucher, Carroll, John Cate, Milton Cate, Colby, Daniel, Epstein, Mill, Holliday, James Humphrey, Kidder, LaBranche, McLane, Nichols, Packard, Paire, Plourde, Rice, William Roberts, Stio, Stockman, Stokes, Trachv, Underwood, Waters and Wiviott.

ROCKINGHAM: Aeschliman, Appel, Blake, Blanchette, William Boucher, Butler, Marilyn Campbell, Carpenito, Collins, Connors, Patricia Cote, Cotton, Robert Day, Eflyson, Felch, Flanagan, Beverly Gage, Carl Gage, Gibbons, Greene, Griffin, Jones, Kane, Kozacka, Landrv, Joseph MacDonald, McEachern, Norman Myers, Nelson, Newell, Newman, Parolise, Peterson, Pevear, Pucci, Quimby, Reese, Rogers, Scamman, Schmidtchen, Skinner, Freda Smith, Stimmell, Tufts, Vartanian, Helen Wilson, Wojnowski and Wolfsen.

STRAFFORD: Burchell, Canney, DeNafio, Donnelly, Drew, Gauvin, Charles Grassie, Hebert, Dianne Herchek, James Herchek, Joos, Lessard, McManus, Meader, Pray, Robinson, Sackett, Schreiber, Donald Smith, Tripp, Valley and Whitehead.

SULLIVAN: David Campbell, Cutting, Sim Grav, Palmer, Spaulding, Townsend, Tucker and Williamson, and the motion lost.

RECONSIDERATION

Having voted with the prevailing side, Rep. Ward moved that the House reconsider its action wherehy it killed SB 52, relative to the reduction of an employer's lien under workmen's compensation in settlement with third parties, and spoke to her motion.

Reps. Warburton, Wiggins and Skinner spoke against reconsideration.

Reps. James J. White and Spirou spoke in favor of reconsideration.

Rep. Parr spoke in favor of reconsideration and yielded to questions.

Rep. Ward yielded to questions.

Rep. Head spoke against reconsideration and yielded to questions.

Reconsideration lost.

Rep. McLane, chairman of the Committee on Ways and Means, explained the monthly report of estimated revenues.

UNANIMOUS CONSENT

Rep. Cotton addressed the House under unanimous consent.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading be read a third time by this motion, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today, it be to meet Thursday, May 31 at 1:00 p.m.

Adopted.

LATE SESSION

Third reading and final passage

SB 198, relative to the degree granting powers of Daniel Webster College.

SB 249, relative to auditing and program review requirements of the sunset law.

SB 149, relative to the special repair account in the department of public works and highways.

SB 243, relative to the message on weight limit posting signs.

SB 118, relative to liquor licenses for on-premises catered functions.

SB 89, instructing the commissioner of resources and economic development to erect a commemorative marker at the Nansen Ski Jump in honor of Alf Halverson.

The Subcommittee on Resolutions and Screening having approved its admittance, Reps. French and Spirou offered the following:

RESOLUTIONS

on the death of
Representative Ralph Morin

WHEREAS, we have learned with sorrow of the death of Ralph Morin, a Representative from Laconia, and

WHEREAS, Representative Morin served diligently as a member of the House of Representatives for two terms, and

WHEREAS, he served his community faithfully and with efficiency, therefore be it

RESOLVED, that the members of the House of Representatives do hereby extend our sympathy to his family, and be it further

RESOLVED, that a copy of these resolutions be transmitted to his family.

Unanimously adopted by a rising vote of silent prayer.

RFCESS

(Rep. Heald in the Chair)

ENROLLED BILLS REPORT

HB 245, relative to commissions on pari-mutuel wagering pools, and taxes thereon.

Sen. Laurier Lamontagne
Rep. Lorine Walter
For the Committee

Rep. Lyons moved that the House adjourn.
Adopted.

HOUSE JOURNAL 40

Thursday 31 May 79

The House met at 1:00 p.m.

Prayer was offered by the House
Chaplain, Rev. William L. Ouirk.

Let us pray:

Our Father in heaven, we recognize the
truth of Your persistent love and acceptance
of all of us, Your people.

Continue to bless us with inner harmony
and personal integrity for which our hearts
yearn.

Fill all of us with compassion and care
for those whom we serve so that we may be a
light in the darkness and discouragement
that is about us. Amen.

Rep. Plourde led the Pledge of
Allegiance.

LEAVES OF ABSENCE

Reps. Selway, Thiheault, Hunt, John
Winn, Fisher, Francis Sullivan, Roy Davis,
Gordon and Hoar, the day, illness.

Reps. Hall, Griffin, Carroll, Helen
Wilson, Kane, Jackson, Baker, Krasker,
Matson, Howard, Horton, Hanson, Rick
Trombly, McManus, Dolbec and Crotty, the
day, important business.

Rep. Demers, the day, death in the
family.

Rep. Cecelia Winn, the day, illness in
the family.

INTRODUCTION OF GUESTS

Mrs. Frank Wolfesen, wife of Rep.
Wolfesen; Mrs. Marv Albany, guest of Rep.
McAvoy; Dean Norton, vice-president of the
southern region of Future Farmers of
America, who addressed the House briefly,
guest of Rep. Marilyn Campbell; 4th grade
students from Bristol Elementary School,
guests of Reps. Rounds and Seely.

COMMITTEE REPORTS (Consent Calendar)

Rep. French moved that the Consent
Calendar, with the relevant committee
amendments, be adopted as printed in today's
House Record.

HR 6 was removed from the Consent
Calendar at the request of Rep. Snell.
Adopted.

SR 233, establishing the position of
assistant to the commissioner of the
department of resources and economic
development and eliminating the position of
travel research analyst. Refer to the
Committee on Executive Departments and
Administration for Interim Study.

This bill creates a new non-classified
position, that of Assistant to the
Commissioner of Resources and Economic

Development. There is no job
description and without this information
the scope of the job is unexplained.
Study will determine whether this job is
an administrative one or might be one
requiring deputy status. Vote was
14-0. Rep. Nancy E. Bavbitt for
Executive Departments and Administration.

SR 148, relative to the benefits of
certain employees of supervisory unions.
Ought to Pass.

The bill will clarify the existing
employment status of supervisory unions,
superintendents, assistant
superintendents, business administrators
and teacher consultants as employees of
the supervisory unions.

The current law does not specify who the
employer of such personnel is, that of
the New Hampshire Department of
Education or the Supervisory Union in
which they work. It has caused problems
with the responsibility in workmen's
compensation claims.

Under this bill the Supervisory Union
would be responsible for insurance and
retirement benefits of such designated
personnel.

The Department of Education asked for
the introduction of this bill and the
situation needs clarification for new
contracts. Vote was 15-0. Rep. Thomas
Styllanos for Labor, Human Resources and
Rehabilitation.

Referred to Appropriations.

SR 65, establishing a committee to study
the state planning and zoning statutes and
making an appropriation therefor. Ought to
Pass with Amendment.

Allows a much needed survey of present
laws to be accomplished and a
publication of existing statutes dealing
with regional planning so the public may
be advised. Vote was 12-0. Rep. Paul
I. LaMott for Legislative Administration.

Amendment

Amend the bill by striking out section 1
and inserting in place thereof the following:

1 Study Committee Established. There
is hereby established a study committee of 7
members to review the existing zoning and
planning statutes of the state and to make
recommendations to the general court. Said
committee shall prepare proposed legislation
incorporating its recommendations and shall
submit the same to the next regular
session. The committee shall have full
power and authority to require from the
several departments, agencies and officials
of the state and the political subdivisions
of the state, such information and
assistance as it may deem necessary for the
purposes hereof. In addition, the committee
may hire such legal, clerical and technical
assistance as it may find necessary within
the appropriation therefor. The members of
the committee shall be as follows: 3
members of the senate appointed by the
president of the senate; 3 members of the
house of representatives appointed by the
speaker of the house; and the director of

the office of state planning, or his designee. The committee shall seek the advice, guidance, expertise and recommendation from the Home Builders Association of New Hampshire, the New Hampshire Municipal Association, the New Hampshire Planners Association and anyone else whom the committee deems necessary. Members of the committee shall select a chairman and vice-chairman among its members at its first meeting. Members shall receive no compensation for their services; provided, however, the legislative members shall receive legislative mileage and all other members shall receive the same mileage as state employees. The committee shall meet as often as it deems necessary in such places as it shall determine. The committee shall file a report together with any proposed legislation on or before March 1, 1981 to the general court.

Referred to Appropriations.

SB 222, establishing a study committee on the definition of residency. Ought to Pass with Amendment.

Amendment adds two persons appointed by the President of the New Hampshire Municipal Association and the Chairman of the Ballot Law Commission or his designee. Vote was 15-0. Rep. Edna Pearl F. Parr for Legislative Administration.

Amendment

Amend the bill by striking out section one and inserting in place thereof the following:

1 Committee Established. There is hereby established a committee to study the definition of residency as used in the statutes and to attempt to develop a uniform and comprehensive definition thereof. Said committee shall consist of 3 members of the senate appointed by the president, 3 members of the house of representatives appointed by the speaker, 2 persons representing local government appointed by the president of the New Hampshire Municipal Association, the chairman of the ballot law commission or his designee, the attorney general or his designee and the secretary of state or his designee. The committee shall select one of its members as chairman and shall meet as often as may be necessary in order to make a thorough study of the use of the term residency in the statutes. Said study shall include a study of residency, domiciliary, and inhabitant status requirements and shall consider the possibility of developing a uniform phraseology. The committee shall submit its report, together with a draft of any proposed legislation to the next regular session of the general court no later than January 15, 1981. The nonlegislative members of the committee shall be entitled to mileage as paid to state employees when performing duties in connection with the committee and the legislative members shall receive legislative mileage in connection with their duties on the committee.

SCR 9, memorializing the United States Congress to reject amendments to the McCarran-Ferguson Act. Ought to Pass.

There is a move afoot in Washington to amend the federal law in such a way as to limit the states' regulation of the insurance industry. The Committee believes that the several states do outstanding and innovative work in this area of regulation and, therefore, there is no justifiable reason to vest that regulatory authority in the federal government. This would be an unnecessary and unwelcome intrusion of the federal government into the prerogatives of the states. This resolution would so inform the Congress and the Committee voted 8-0. Rep. George B. Roberts, Jr. for State-Federal Relations.

SB 188, concerning listing names of candidates on certain primary ballots. Ought to Pass.

Senate Bill 188 requires the names of all candidates for the same office on any primary ballot to be listed in the same row in a vertical position. Testimony indicated problems with candidates' names being overlooked when they were in different rows. Unanimous vote (10-0) of Committee. Rep. Natalie S. Flanagan for Statutory Revision.

SB 240, relative to the criteria for establishing tolls on the New Hampshire turnpike systems. Ought to Pass.

This bill changes the criteria for establishing tolls on the Central and Eastern Turnpike and puts them under one umbrella. The tolls from the turnpikes are to be sufficient in the aggregate to pay operating expenses and maintenance costs and debt service. This legislation is recommended by the State's bonding counsel to eliminate the necessity of covenant in State Turnpike Bonds under current Internal Revenue Service Regulations relating to the issuance of tax free bonds. Vote was 15-0. Rep. Kenneth F. Stockman for Transportation.

SB 266, relative to increasing the tandem axle limit for 5 axle tractor semi-trailers. Ought to Pass.

Will enable flexibility in loading five axle combinations of tractor trailers. Savings in fuel and expenses of operating will result. We have allowed 36,000 pounds on tandem axles for years (since 1956), and now we are applying it to tandem axle trailer combinations. Vote was 15-0. Rep. W. Murray Clark for Transportation.

COMMITTEE REPORTS (Regular Calendar)

SB 86, removing the deputy of any department or agency which receives federal grants-in-aid from the classified state service. Ought to Pass with Amendment.

The Committee feels that some study should be done regarding the appointment of and terms of office of department heads and deputy department heads. The amendment would set up a study committee to make recommendations and propose

legislation for the next session. The Committee will consider making the procedure consistent after reviewing management functions, extent of authority and responsibility, etc. Vote was 11-1. Rep. Stuart D. Trachy for Executive Departments and Administration.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

removing the deputy of any department or agency which receives federal grants-in-aid from the classified state service and establishing a committee to study the appointment procedures and terms of office of all department heads and deputies.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Committee Established. There is hereby established a committee to study the appointment procedures and terms of office of all department heads and deputy department heads and to make recommendations accordingly. Said committee shall consist of 3 members of the house executive departments and administration committee appointed by the speaker of the house; 3 members of the senate executive departments, municipal and county government committee appointed by the president of the senate; and 3 members appointed by the governor. The committee shall select one of its members as chairman and shall meet as often as may be necessary in order to make a thorough study and finalize a report of recommendations. The committee shall submit its report, together with a draft of any proposed legislation to the next regular session of the general court no later than January 1, 1981. The nonlegislative members of the committee shall be entitled to mileage as paid to state employees when performing duties in connection with the committee and the legislative members shall receive legislative mileage in connection with their duties on the committee.

3 Effective Date. This act shall take effect 60 days after its passage.

Amendment adopted.

Referred to Appropriations.

SB 234, relative to the effective date for certain state agency rules. Ought to Pass with Amendment.

The bill, as amended, will allow rules which must become effective before the present twenty day period due to federal mandate or court citation to become effective when the federal mandate or court citation is filed in the Office of Administrative Procedures. Vote was 14-0 on passage with amendment. Rep. Zoe Vrakatis for Executive Departments and Administration.

Amendment

Amend RSA 541-A:4, II (c) as inserted by section one of the bill by striking out same

and inserting in place thereof the following:

(c) if an earlier date is required by federal law, state law or by a controlling judicial decision, and if a citation to such law or decision is filed, the earlier date shall be the effective date.

Amendment adopted.

Ordered to third reading.

Rep. French requested a quorum count. The Speaker declared a quorum present.

SB 63, expanding the scope of the practice of optometry to permit the use of drugs for diagnostic purposes. Majority: Refer to Committee on Health and Welfare for Interim Study. Minority: Ought to Pass.

MAJORITY: Because of the implications and complexities of this bill, the Committee's Subcommittee recommends that this bill be sent to Interim Study. One week was too minimal a time period to even begin to find out what the impact of a law such as this would be. Vote was 13-2. Rep. James R. Craig for Majority of Health and Welfare.

MINORITY: This bill provides a necessary tool for the proper performance of services now rendered by optometrists in accordance with the law. Further delay would unnecessarily prevent adequate eye care for many of our citizens. Reps. Eugene S. Daniell, Jr. and Fred F. Murray for Minority of Health and Welfare.

Rep. Murray moved that the report of the Minority, Ought to Pass, be substituted for the report of the Majority, Refer to the Committee on Health and Welfare for Interim Study, spoke to his motion and yielded to questions.

Reps. Craig, Pucci, Chase, Raybitt, Lynch, Yvette Chagnon, Farnham and Lyons spoke against the motion.

Reps. Parr, Joseph MacDonald, Kashulines, Marilyn Campbell and Spirou spoke in favor of the motion.

Reps. Carpenito and Morgan spoke against the motion and yielded to questions.

Reps. Dickinson and Daniell spoke in favor of the motion and yielded to questions.

Rep. Snell moved the previous question. Sufficiently seconded. Adopted.

Rep. Parr requested a roll call. Sufficiently seconded.

(Speaker presiding)

YEAS 105 NAYS 211

YEAS 105

BELKNAP: Downs, French, Hildreth, Matheson and Sabhow.

CARROLL: Desjardins, Dickinson, Keller and Towle.

CHESHIRE: Callahan, Ernst, Calloway, Kohl, Nims, Proctor, William Rilev and Russell.

COOS: Burns, Guay, Mayhew, Oleson and Theriault.

GRAFTON: Ira Allen, McAvoy, Snell, Thomson and Ward.

HILLSBOROUGH: Brack, Burkush, Compagna, Corser, Donovan, Drewniak, Hadv, Head, Howard Humphrev, Jamrog, Kallamanos, Lefebvre, Milton Meyers, Morrison, Mulligan, Murray, Nemzoff-Berman, Odell, Reidy, Paul Rilev, Edward Smith, Soucv, Spirou, Wallace, Robert Wheeler and James J. White.

MERRIMACK: Bellerose, Clements, Daniell, LaBranche, Nichols, Plourde and Trachv.

ROCKINGHAM: Marilyn Campbell, Collins, Cotton, Felch, Beverly Gage, Gibbons, Greene, Kashullines, Keenan, Kozacka, Landrv, LoFranco, Lovejoy, Joseph MacDonald, Newman, Pantelakos, Parolise, Parr, Ouimby, Reese, Scamman, Skinner, Stimmel, Svtck, Tavitian, Tufts and Vartanian.

STRAFFORD: Ronald Chagnon, Charles Grassie, Hebert, James Herchek, Lessard, Morrisette, Nadeau, Dennis Ramsey and Whitehead.

SULLIVAN: Edmund Belak, Brodeur, David Campbell, Cutting, D'Amante, Lucas, Spanos, Spaulding and Tucker.

NAYS 211

BELKNAP: Beard, Birch, Bordeau, Bowler, Garv Dionne, Mansfield, Nighswander, Randall and Sanders.

CARROLL: Roderick Allen, Chase, Heath, Kenneth MacDonald and Kenneth Smith.

CHESHIRE: Baybutt, Close, Crane, Jesse Davis, Daniel Eaton, Ladd, Lynch, Miller, O'Connor, Margaret Ramsav, Scranton, Vrakatitsis and Jean White.

COOS: Elmer Beaulac, Bouchard, Brungot, Chappell, Fortier, Bradley Havnes, Alcide Villiere, Willev, Wiswell and York.

GRAFTON: Aldrich, Buckman, George Cate, Chambers, Christv, Copenhaver, Crory, Dearborn, Foster, Michael King, LaMott, Logan, Low, Lowmes, Mann, Pitone, Seely, Taffe, Walter, Andrew Ware and Wood.

HILLSBOROUGH: Ainlev, Archambault, Aubut, Emile Boisvert, Rosse, Bover, Carswell, Yvette Chagnon, Joseph Cote, Craig, Catherine-Ann Dav, L. Pennv Dion, Raymond Dupont, Joseph Eaton, Peter Flynn, Gabrielle Gagnon, Nancy Gagnon, Gelinas, Granger, Sal Grasso, Guidi, Heald, Healy, Hendrick, Thomas Hynes, Karnis, Keefe, Labombarde, Levesque, Lyons, Madigan, Marcoux, Martel, Martineau, Mazur, McCarthy, McLaughlin, Morgan, Naro, Pappas, Aime Paradis, Peter Parady, Pastor, Perkins, Plomaritis, Podles, Polak, Record, Rov, Sallada, Leonard Smith, Stahl, Steiner, Stylianos, Sweeney, Rock Tremblav, Vachon, Van Loan, Eliot Ware, Weaver, Welch, Emma Wheeler, Kenneth Wheeler, M. Arnold Wight and Zajdel.

MERRIMACK: Allgever, Ayles, Bibbo, Blakeney, Bodi, Laurent Boucher, John Cate, Milton Cate, Colbv, Epstein, Hill, Holliday, James Humphrev, Kidder, Locke, Mitchell, Packard, Paire, Ralph, Randlett, Rice, Doris Riley, William Roberts, Shepard, Gerald Smith, Stio, Stockman, Stokes, Underwood and Wiviott.

ROCKINGHAM: Aeschliman, Appel, Bishee, Blake, William Boucher, Bufler, Carpenito, Connors, Patricia Cote, Robert Day, Ellyson, Flanagan, Joseph Flynn, Carl Gage, Gould, Hartford, Roger King, Lavcock, Leslie, McEachern, Norman Myers, Nelson, Newell, Peterson, Pevear, Pucci, Rogers, Schmidtchen, Schwaner, Freda Smith, Sticknev, Vlack, Warburton, Wojnowski and Wolfson.

STRAFFORD: Cannev, DeNafio, Farnham, Gauvin, Gosselin, Joos, Meader, Pine, Pray, Sackett, Schreiber, Donald Smith, Tripp, Vallev and Vaughan.

SULLIVAN: Burrows, Domini, Sim Grav, LeBrun, Palmer, Townsend, Wiggins and Williamson, and the motion lost.

Reps. Silva and Drew notified the Clerk that they wished to be recorded against the motion, Ought to Pass, on SB 63.

Question being on the adoption of the majority committee report.

Referred to the Committee on Health and Welfare for Interim Study.

SB 150, relative to the creation of an incentive plan for nursing homes cost containment. Ought to Pass with Amendment.

The Committee feels that this bill, as amended, will provide an incentive to nursing homes to contain costs without affecting patient care. It is also felt that this will save money for the State, counties, cities and towns. Vote was 14-1. Rep. Matthew S. Epstein for Health and Welfare.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Development of Program. Amend RSA 167 by inserting after section 18-c the following new section:

167:18-d Cost Incentive Program.

1. In order to develop incentives to owners and operators of nursing homes within the state of New Hampshire to implement cost containment programs, commencing October 1, 1980, nursing homes shall be entitled to retain 25 percent of the difference between the level of the recognized costs, as determined by the New Hampshire division of welfare and the seventy-fifth percentile of the general recognized costs of all nursing home falls, within the approved state plan. In order to insure that cost containment efforts do not jeopardize patient health or safety the division of welfare cost incentive plan shall not be applied to facilities which are not in substantial compliance with HEW certification and state standards.

11. The incentive provided for in this legislation shall be paid to the nursing homes in accordance with established payment procedures now in effect under the New Hampshire medicaid cost related reimbursement system and as approved by the department of HEW.

2 Repeal. RSA 167:18-d relative to nursing home cost containment, is hereby repealed.

3 Effective Date. Section 1 of this act shall take effect October 1, 1980. Section 2 of this act shall take effect October 1, 1983.

Amendment adopted.
Referred to Appropriations.

SB 38, relative to the registration and reporting of lobbyists. Ought to Pass with Amendment.

This legislation updates status on lobbyists which have been largely unchanged from 1909. As amended, the bill clarifies the definition of a lobbyist, prescribes the procedure for their registration with the Secretary of State and for their submission of quarterly reports on their expenditures in connection with lobbying activities. The bill provides an additional innovation requiring governmental lobbying activities to be reported in the same manner as other lobbying activities. Vote was 8-7. Rep. Robert F. Plourde for Legislative Administration.

Amendment

Amend RSA 15-A:1, I, as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

I. "Lobbyist" means any individual, including appointed officials or employees of the United States, the state of New Hampshire or any political subdivision, who, on behalf of a person, with or without compensation, attempts to promote or oppose legislation by direct communication and who spends more than 10 hours or \$500 per quarter in lobbying activities.

Amend RSA 15-A:2 as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

15-A:2 Exemptions. No elected official of the United States, the state of New Hampshire or any political subdivision shall be considered a lobbyist for the purposes of this chapter when such person is acting solely in connection with matters relating to his official duties; nor shall this chapter apply to a person whose only lobbying activity is appearing before a legislative committee or an individual whose only activity is communicating with the state legislators on his own behalf and is not covered by RSA 15-A:1. This chapter shall not apply to activities of the news media, including activities by reporters or by employees, officers or directors of business corporations or other entities which are principally engaged in the news media, to the extent these individuals are carrying out lobbying activities at the behest of such business corporation or other entity.

Amend RSA 15-A:3, III, as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

III. All registration reports that have been filed under this section shall be published in the calendars of the house and senate no later than February 1 of each year when the legislature is in session.

Registration reports filed subsequent to the first publication and changes to any registration report shall be published monthly in the calendars of the house and senate.

Amend RSA 15-A:4 as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

15-A:4 Registration Fee. Any person registering under RSA 15-A:3 shall pay a fee of \$50 for the biennium for each person or organization represented.

Amend RSA 15-A:5, I, as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

I. All lobbyists shall file quarterly reports with the secretary of state for the periods ending in March, June, September, and December by the fifteenth of the following month when the legislature is in session. The reports shall be filed by all individuals registered as lobbyists under section 15-A:3. The report shall be on a form prescribed by the secretary of state.

Rep. Gosselin yielded to questions.
Rep. Sanders spoke against the amendment and yielded to questions.
Rep. Lyons yielded to questions.
Rep. Townsend spoke in favor of the amendment.

Amendment adopted.

Ordered to third reading.

SB 50, providing for the payment of legislative mileage for all official legislative branch travel. Ought to Pass with Amendment.

This bill, as amended, brings SB 50 into conformity with HB 357 that has already passed the House. Vote was 12-2. Rep. Edna Pearl F. Parr for Legislative Administration.

Amendment

Amend RSA 14:15-a as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

14:15-a Travel Allowance to Members.

I. In the computation of mileage under the provisions hereof, the word "day" shall be deemed to be a calendar day; and, whenever a legislative session shall be continued beyond 12 o'clock midnight, the members present shall be entitled to additional mileage for another day's attendance; provided, however, that any member of the general court absent for any cause from such attendance shall not be allowed mileage for the day he is so absent.

II. A member of the general court shall be allowed mileage per mile of the round trip to and from his home to the state house in Concord each day of attendance at the following rates:

(a) For the first 45 miles thereof, \$.38 per mile; and

(b) For all miles in excess of 45 miles, \$.19 per mile, provided that no member shall receive more than \$50.

Amend section 4 of the bill by striking out same and inserting in place thereof the following:

4 Effective Date. This act shall take effect December 3, 1980.

Amendment adopted.

Ordered to third reading.

SB 92, establishing a commission to study the impact of tax-exempt non-federal institutional property on localities. Ought to Pass with Amendment.

This bill establishes a study committee that will inventory all tax-exempt properties and the effect on the tax base in the area where they are located. Vote was 12-2. Rep. Paul J. LaMott for Legislative Administration.

Amendment

Amend the bill by striking out section one and inserting in place thereof the following:

1 Study Commission Established. There is hereby established a commission of 14 members to study the impact of tax-exempt non-federal institutional property on localities.

Amend paragraph 1 of section 2 by striking out subparagraph (g) and inserting in place thereof the following:

(g) Three representatives of local government appointed by the president of the New Hampshire municipal association;

(h) One representative of post-secondary education appointed by the governor and council.

Amendment adopted.

Referred to Appropriations.

SB 146, establishing a committee to study the need for licensing oil burner servicemen. Ought to Pass with Amendment.

The Committee feels that a joint committee should study the problems as stated at the hearing. A report will be filed in time for consideration by the next legislature. Vote was 10-1. Rep. Stuart D. Trachy for Legislative Administration.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Committee Established. There is hereby established a study committee to study the need for licensing oil burner servicemen. The committee shall consist of the state fire marshal or his designee, 3 senators appointed by the president of the senate, and 3 representatives appointed by the speaker of the house of representatives. The committee shall seek the advice, guidance, expertise and recommendation from the state energy office, the oil burner industry, the fuel oil dealers in New Hampshire, the oil burner service technicians and anyone else whom the committee deems necessary. The committee shall have authority to request and shall receive assistance from all state agencies and departments in conducting its study. The committee shall include in its study an evaluation of the need for licensing and regulating of oil burner servicemen in order to protect the public from safety and fire hazards and to protect consumers from unnecessary oil burner repairs or replacements. The committee members shall receive no compensation or expenses for their services except that legislative

members shall receive legislative mileage for travel connected with business of the committee. The committee shall elect a chairman and such other officers as it deems necessary and may meet throughout the state as the committee may deem appropriate in carrying out its duties. The committee shall file its report together with any proposed legislation, to the president of the senate and speaker of the house on or before December 1, 1979.

Amendment adopted.

Rep. Lyons yielded to questions.

Ordered to third reading.

SCR 1, establishing a special committee to study revenue reform at all levels of government. Ought to Pass with Amendment.

This amendment simply clarifies the Committee's concern relative to the resolution's merits and intent of its sponsors. Passed by a previous legislative body this bill simply addresses a concern that concerns the entire State. Vote was 10-1. Rep. James J. White for Legislative Administration.

Amendment

Amend the resolution by striking out every thing between the title and the resolving clause and inserting in place thereof the following:

Whereas, equitable and fair collection of revenue from the citizenry and efficient provision of worthwhile services to the citizenry has been and will continue to be a principal goal of good government at all times; and

Whereas, in New Hampshire the most important source of revenue for local government is the real estate tax; and

Whereas, we continue to support the principle that the local populace retain local control over matters of local governmental interest; and

Whereas, concerned citizens of New Hampshire seek to retain the existing freedoms from undue governmental interference in the conduct of their lives; and

Whereas, it is deemed worthy to re-examine the various methods of financing all levels of government in New Hampshire to determine if the tax structure permits the state and local governments to remain an efficient and effective provider of basic services to the citizenry;

Amend the resolution by striking out paragraph 1 after the resolving clause and inserting in place thereof the following:

1. There is hereby established a special committee for the following purposes:

(a) To study available revenue sources for all levels of government, including but not limited to the state and its political subdivision;

(b) To study the relationship between sources of revenue and the degree of citizenry control over the government activity which expends the revenue;

(c) To study and evaluate the available revenue source with respect to the burden each places on the population, the ease and

efficiency of administration, and the rate of return of governmental services to each city, town or other unit of government, based on tax revenues raised therein; and

(d) To report and recommend concerning legislation which would best meet the needs and goals of the citizenry with respect to taxation and government.

Amendment adopted.

Ordered to third reading.

SB 225, relative to a study of the central New Hampshire turnpike and other highways in the Nashua, Hudson, Litchfield, Merrimack and Bedford area. Ought to Pass with Amendment.

This bill establishes a corridor study of the Hudson Circumferential Highway including connection to the Central New Hampshire Turnpike. Vote was 14-0. Rep. Lawrence G. McLaughlin for Public Works.

Amendment

Amend section 2 of the bill by striking out same and inserting in place thereof the following:

2 Hudson Circumferential Highway.

I. The commissioner of the department of public works and highways is encouraged to utilize federal-aid funds which are or may become available to the department to employ a consultant to complete the following events according to the timetable as follows:

(a) Select a consultant to conduct a corridor study, including a connection to the central New Hampshire turnpike, and draft an environmental impact statement; negotiate a fee and place the consultant under contract: no later than October 1, 1979; (b) complete the corridor study: no later than July 1, 1980; (c) finalize the environmental impact statement; conduct a corridor hearing and select a corridor: no later than October 1, 1982; (d) design the highway and bridges; conduct a design hearing: no later than October 1, 1984; (e) advertise, award contracts, and construct projects: no later than October 1, 1986.

II. All public meetings or hearings associated with the above events shall be held in the towns affected.

III. It is recognized that delays to the above timetable may be incurred. If so, any portion of the timetable may be accomplished. Knowledge of any delays and copies of all final reports shall be made available to the governor and council, the speaker of the house of representatives, the president of the senate, the legislative fiscal committee, the chairman of the house appropriations committee and the house public works committee, the chairman of the senate finance committee and the senate transportation committee, the chairman of the board of selectmen of the towns affected, and the executive director of the Nashua regional planning commission.

Amendment adopted.

Referred to Appropriations.

SB 31, providing for the sale of lucky 7 tickets by the sweepstakes commission and making the commission the sole manufacturer and distributor of gaming materials and equipment. Ought to Pass with Amendment.

This bill, as amended, would generate approximately \$800,000 per year and regulate the sale of lucky 7 tickets in the State. It would also facilitate supervision by the Sweepstakes Commission of lucky 7 ticket sales. Vote was 8-6. Rep. Joseph A. MacDonald for Regulated Revenues.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing for the sale of lucky 7 or similar tickets by any charitable organization and making the sweepstakes commission the sole distributor of these tickets to such organizations.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Sale Authorized. Amend RSA 284:21-t as inserted by 1973, 561:1 by striking out said section and inserting in place thereof the following:

284:21-t Lucky 7 Tickets.

Notwithstanding any other provision of law to the contrary, any charitable organization as defined in RSA 287:1, II may sell tickets known as lucky 7 or similar tickets at such places as may be owned, rented, or otherwise legally occupied or controlled by such charitable organization subject to the following:

I. Such tickets shall be sold only in accordance with rules adopted by the sweepstakes commission pursuant to RSA 541-A.

II. Prior to selling any lucky 7 or similar tickets, such charitable organization shall obtain a license from the sweepstakes commission in such manner as the commission determines. An annual fee of \$10 shall be paid to the sweepstakes commission by any charitable organization licensed to sell such tickets.

III. The sweepstakes commission shall have full authority to revoke any license issued by it for the sale of lucky 7 or similar tickets for failure to abide by the rules adopted by the sweepstakes commission.

IV. All lucky 7 or similar tickets shall be purchased only from the sweepstakes commission, which shall be the sole distributor of such tickets.

V. The price of any lucky 7 or similar ticket sold by any licensed charitable organization shall not exceed \$.50.

VI. Such charitable organization shall pay to the sweepstakes commission at the time of purchase of such tickets 15 percent of the gross sale value.

VII. Approximately 60 percent of the gross proceeds of the sale of such tickets, but no less than 45 percent, shall be paid as prizes.

VIII. Approximately 25 percent of the gross proceeds of the sales of such tickets

shall be retained by the charitable organization.

IX. All funds collected hereunder by the sweepstakes commission shall be credited to the special fund established under RSA 284:21-i.

X. Whoever violates the provisions of this section shall be guilty of a misdemeanor.

2 Effective Date. This act shall take effect on October 3, 1979.

Amendment adopted.

Rep. Ward moved that the words, Refer to the Committee on Regulated Revenues for Interim Study, be substituted for the committee report, Ought to Pass with Amendment, and spoke to her motion.

Rep. Daniell spoke against the motion and yielded to questions.

Motion adopted.

Referred to the Committee on Regulated Revenues for Interim Study.

SB 180, relative to the city of Manchester and certain election requirements. Inexpedient to Legislate.

This bill as written would address two sections of the law. The first would exempt Manchester from holding a session for the correction of the checklist on the third Tuesday next preceding the day of election for at least two hours between 6:00 and 9:00 p.m. and the Committee agrees with the Secretary of State it would be a bad precedent to set any exemptions on a statewide ruling. The second part of the bill addressed a problem created by computerized voting which is the Ballot Law Commission's jurisdiction. Vote was 9-1. Rep. Natalie S. Flanagan for Statutory Revision.

Resolution adopted.

SB 254, requiring the reporting of petroleum inventories and expected deliveries at primary storage facilities in the State of New Hampshire. Ought to Pass with Amendment.

The majority agreed that this bill will provide the Governor's Council on Energy and other appropriate State officials with an early warning capability to detect potential shortfalls of petroleum supplies. Vote was 9-7. Rep. Lorine M. Walters for Transportation.

Amendment

Amend RSA 339-D:2, 3 and 4 as inserted by section one of the bill by striking out same and inserting in place thereof the following:

339-D:2 Duty of Governor's Council on Energy. The director of the governor's council on energy shall have the authority to collect and keep on file inventory and product delivery data as delineated by RSA 339-D:3 from persons owning or leasing petroleum product primary storage facilities.

339-D:3 Inventory Reporting.

I. Upon request of the director of the governor's council on energy, any person owning or leasing petroleum product primary

storage facilities shall file a report on the first and fifteenth calendar days of each month or on the first working day thereafter with the director setting forth an inventory of petroleum stored at and expected to be delivered to the facilities. The director shall provide a form for the recording of the information, which form shall require the following information:

(a) The total inventory of each petroleum product stored at the facilities; such inventory shall be made within 3 days prior to the reporting date;

(b) The anticipated quantity of each petroleum product to be delivered to the facilities within 15 days after the reporting date; and

(c) Any other delivery data the director considers necessary.

II. All reports filed pursuant to this section shall be an exempt record and confidential pursuant to RSA 91-A:5, IV, and shall be maintained for the sole and confidential use of the director of the governor's council on energy, except that the reports may be disclosed to the appropriate energy agency or department of another state with substantially similar confidentiality statutes or regulations with respect to such reports.

339-D:4 Remedies; Enforcement.

I. If any person, in violation of the provisions of this chapter, knowingly fails to file complete and accurate reports with the director of the governor's council on energy, the director may petition the superior court for injunctive relief. The director shall be represented by the attorney general. Such petition may be filed in the superior court of the county in which the defendant resides, or if such defendant is a non-resident, in the superior court of any county in which he does business.

II. Upon a finding by the court that a violation of this chapter has occurred, the court may grant such relief as it deems necessary and, in addition, may impose a fine of an amount not exceeding \$5,000 for each violation.

Amendment adopted.

Rep. Peterson moved that the words, Inexpedient to Legislate, be substituted for the committee report, Ought to Pass with Amendment, and spoke to his motion.

Reps. Walter, King, Blanchette, Tavittian and Leonard Smith spoke against the motion.

Rep. Clark spoke in favor of the motion. Motion lost.

Ordered to third reading.

SB 98, relative to the maintenance of probation department funds in an interest bearing account and appropriating the interest therefrom. Ought to Pass.

This bill, which was requested by the Probation Department, directs the Department to invest its operational funds in short term interest bearing accounts. It is anticipated that the State will realize \$40,000 a year in interest income from this bill. The vote was 13-0. Rep. Bruce C. Rounds for Ways and Means.

Referred to Appropriations.

SUSPENSION OF RULES

Rep. French moved that the Rules be so far suspended as to permit consideration at the present time of a committee report on SB 739, relative to exemptions from the interest and dividends tax, without the required two-days notice in the Calendar.

Adopted by the necessary two-thirds.

COMMITTEE REPORTS (cont.)

SB 239, relative to exemptions from the interest and dividends tax. Inexpedient to Legislate.

SB 239 is an effort to force New Hampshire residents to transfer all their savings to New Hampshire banks by removing the interest and dividends exemptions including those for blind, disabled and elderly. If all this income were transferred the state and cities and towns would lose incalculable amounts of revenue. Further, not only is the bill of doubtful constitutionality but it smacks of using the tax statutes of New Hampshire for competitive or economic benefit to a certain segment of New Hampshire business at the expense of its citizens. Vote was 13-0. Rep. Jean R. Wallin for Ways and Means.

Resolution adopted.

HR 6, relative to the harassment and treatment of United State citizens in Iran. Inexpedient to Legislate.

The Committee vote was unanimous. While the Committee recognizes the importance of worldwide human rights and the need to protect the safety of United State citizens abroad, this particular resolution does not adequately address this concern nor provide a concrete solution to further violations of the principals it espouses. Rep. Susan McLane for State-Federal Relations.

Committee report adopted.

The Joint Rules Committee having approved their introduction, under Joint Rule 12, Rep. French offered the following:

RESOLVED, that in accordance with the list in the possession of the Clerk, House Bills numbered 880, 881 and 882 shall be by this resolution read a first and second time by the therein listed titles, sent for printing, and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading and referral

HB 880, establishing the New Hampshire energy finance commission. (Chambers of Grafton Dist. 13; Spirou of Hillsborough Dist. 27 - To Commerce and Consumer Affairs)

HB 881, to provide bond financing for public utilities. (Ware of Hillsborough Dist. 12 - To Commerce and Consumer Affairs)

HB 882, relative to certain public utility companies establishing future credit

accounts to reimburse customers for payment of certain surcharges. (French of Belknap Dist. 1 - To Commerce and Consumer Affairs)

SENATE MESSAGES
CONCURRENCE

HB 417, concerning permitted uses of school building aid.

HB 742, relative to the investigation of fires where arson is suspected.

HB 602, relative to settling of welfare disputes between the towns, counties or the state.

HB 601, relative to certain changes in laws relating to the division of welfare.

HB 598, establishing a hearing officer for the division of welfare.

HB 545, changing the name of the division of mental health to the division of mental health and development services.

HB 615, increasing the agent's fee for registering boats.

HB 644, providing for a refund on unused motor vehicle plates.

HB 810, relative to the classification of highways and state construction and reconstruction of highways.

REFERRED FOR INTERIM STUDY

HB 589, relative to the interest rate on judgments.

HB 614, imposing a registration fee for sailboats 15 feet in length and over.

HB 699, relative to the conversion of certain class VI highways to footpaths or trails.

NONCONCURRENCE

HB 306, relative to the monitoring of state government telephones to prevent excessive use.

RECONSIDERATION

Having voted with the prevailing side, Rep. Brack moved that the House reconsider its action whereby it killed SB 147, relative to reserving slots in optometric schools for New Hampshire residents and making an appropriation therefor, and spoke to her motion.

Rep. William Boucher spoke in favor of the motion.

Reconsideration prevailed.

Rep. William Boucher moved that SB 147 be laid upon the table.

Adopted.

SENATE MESSAGES
REQUESTS CONCURRENCE WITH AMENDMENT

HB 652, relative to the number of challenges of jurors in murder trials. (Amendment printed SJ 5/29)

Rep. Reese moved that the House concur. Adopted.

HB 381, amending the ski liability act. (Amendment printed in SJ 5/29)

Rep. Reese moved that the House concur. Adopted.

HB 267, requiring permission before connecting a self-dialing telephone alarm system to a telephone. (Amendment printed in SJ 5/29)

Rep. M. Arnold Wight moved that the House concur.

Adopted.

HB 597, concerning hearings conducted by the health & welfare advisory commission. (Amendment printed in SJ 5/29)

Rep. Spaulding moved that the House concur.

Adopted.

HB 788, relative to lead paint poisoning in dwellings. (Amendment printed in SJ 5/29)

Rep. Spaulding moved that the House concur.

Adopted.

HB 73, relative to the state guarantee limitation on the aggregate sum for pollution control projects. (Amendment printed in SJ 5/22)

Rep. Bibbo moved that the House nonconcur and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Bibbo, LaMott, Parolise and James J. White.

HB 139, to limit responsibility for local welfare payments. (Amendment printed in SJ 4/10)

Rep. Mann moved that the House nonconcur and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Mann, Pepitone, Murray and Peter Parady.

HB 166, relative to OHRV's and trail-cycles registered for street or highway use. (Amendment printed in SJ 4/17)

Rep. Tavitian moved that the House nonconcur and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Tavitian, Walter, York and Coutermarsh.

HB 214, revising statutes pertaining to health, welfare and public protection. (Amendment printed in SJ 4/4)

Rep. Snell moved that the House nonconcur and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Benton, Snell, Gordon and Levesque.

HB 314, relative to the reporting of shortages to bank commissioner. (Amendment printed in SJ 3/22)

Rep. Quimby moved that the House nonconcur and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Quimby, Thomas Hynes, Burns and McCarthy.

HB 374, increasing the appropriations for school building aid and for the state police for fiscal year 1979. (Amendment printed in SJ 5/22)

Rep. William Boucher moved that the House nonconcur and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. William Boucher, LaMott, Lessard and DeNafio.

HB 785, establishing a special committee to study capital budget procedures. (Amendment printed in SJ 5/15)

Rep. Bibbo moved that the House nonconcur and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Bibbo, James J. White, LaMott and Keller.

HB 857, relative to the distribution of the Revised Statutes Annotated and the session laws. (Amendment printed in SJ 5/22)

Rep. Lyons moved that the House nonconcur and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. French, James J. White, LaMott and Walter.

HB 130, relative to investment laws for savings banks. (Amendment printed in SJ 4/4)

Rep. Ouimby moved that the House concur.

Adopted.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading be read a third time by this motion, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today, it be to meet Tuesday, June 5 at 1:00 p.m.

Adopted.

LATE SESSION

Third reading and final passage

SB 222, establishing a study committee on the definition of residency.

SCR 9, memorializing the United States Congress to reject amendments for the McCarran-Ferguson Act.

SB 188, concerning listing names of candidates on certain primary ballots.

SB 240, relative to the criteria for establishing tolls on the New Hampshire turnpike systems.

SB 266, relative to increasing the tandem axle limit for 5 axle tractor semi-trailers.

SB 234, relative to the effective date for certain state agency rules.

SB 38, relative to the registration and reporting of lobbyists.

SB 50, providing for the payment of legislative mileage for all official legislative branch travel.

SB 146, establishing a committee to study the need for licensing oil burner servicemen.

SCR 1, establishing a special committee to study revenue reform at all levels of government.

SB 254, requiring the reporting of petroleum inventories and expected deliveries at primary storage facilities in the State of New Hampshire.

RECESS

Rep. French moved that the House adjourn.
Adopted.

HOUSE JOURNAL 41

Tuesday 5Jun79

The House met at 1:00 p.m.

Prayer was offered by the House Chaplain, Rev. William L. Quirk.

Let us pray:

Almighty Father in Heaven, inspire us to freely place ourselves at one another's service as a sign of our love.

Make our actions credible which are dedicated to the goals of freedom and justice. Teach us to respect and preserve our land with its beauty and treasures.

May we always be a people of vision, concerned with justice, freedom and the rights of all individuals so that these values may not only be an ideal but a reality for us all. Amen.

Rep. Stickney led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Close, Roy Davis, Francis Sullivan, Fisher, John Winn, Hunt, Selway, Thibeault and Hartford, the day, illness.

Reps. Cannev, Aeschliman, Emma Wheeler, Stahl, Nemzoff-Berman, Sackett, Bosse, Howard, Matson, Griffin, Matheson, Eisengrein, Paire, Cahill, Lucas, McIver, Ernst, Baker, Spanos, Peterson, Wojnowski and Brodeur, the day, important business.

Reps. Cecelia Winn and Maglaras, the day, illness in the family.

INTRODUCTION OF GUESTS

Margaret and Abigail Roberts, wife and daughter of Speaker George Roberts; Mrs. Hastings Page, Mr. and Mrs. Francis Tully and Mrs. Isabel Ware, guests of Rep. Eliot Ware; Mrs. Maria Spiro and friends from Greece, John, Angelo and Stavro, wife and guests of Rep. Spiro; Winnisquam Regional High School history class and their teacher, Alan Stevens, guests of Reps. Randall and Bowler.

SENATE MESSAGES

REFUSES TO CONCUR WITH AMENDMENT
REQUESTS COMMITTEE OF CONFERENCE

SB 91, relative to ORVH use of bridges in certain cases.

The President appointed Sens. Poulsen, Mann and Lamontagne.

Rep. Tavittian moved that the House accede.

Adopted.

The Speaker appointed Reps. Kenneth Smith, Karnis, Waters and Wallace.

SB 198, relative to the degree granting powers of Daniel Webster College.

The President appointed Sens. Blaisdell, Sanborn and Hough.

Rep. William Boucher moved that the House accede.

Adopted.

The Speaker appointed Reps. Taffe, William Boucher, Sim Grav and Brack.

CONCURRENCE

HB 26, authorizing the appointment of certain personnel as deputy conservation officers.

HB 754, relative to open pit burning in towns less than 1,000 population.

HB 485, making an appropriation for the New Hampshire special olympics for each year of the biennium.

HB 808, to conform the state unemployment compensation law to federal requirements specified in P.L. 94-566 amended.

HB 528, relative to granting grandparents visitation rights of minor children.

HB 452, relative to the possession of controlled drugs.

HB 666, allowing hearings officers to conduct the hearings in certain child support cases.

HB 600, relative to obtaining a peddler's license.

HB 553, expanding the use of the forest improvement fund to include improvements to state parks.

HC 14, relative to naming the Richard D. Hanson Hall in the legislative office building.

NONCONCURRENCE

HB 532, relative to issuing New Hampshire birth certificates to foreign-born children adopted in this state.

HB 136, relative to allowing a civil commission to be registered in a new name if the name is legally changed.

REFERRED FOR INTERIM STUDY

HB 478, mandating certain criteria to be utilized by the water supply and pollution control commission in approving percolation tests, secondary filtration and purification capacity.

CONCURRENCE WITH AMENDMENT

SB 118, relative to liquor licenses for on-premises catered functions.

SB 243, relative to the message on weight limit posting signs.

SB 204, relative to veterans.

SB 116, relative to withholding building permits pending zoning law changes to cities.

SB 175, increasing deduction in determining wages of certain employees.

SCR 7, relative to the importance of adequate energy supplies to the tourism and tourism to the economy.

SB 64, increasing certain fees of sheriffs and deputy sheriffs.

SB 249, relative to auditing and program review requirements of the sunset law.

SB 160, relative to voluntary sterilization and prohibition against nonmedical qualifications.

REQUESTS CONCURRENCE WITH AMENDMENT

HB 330, relative to the release of inmates at county houses of correction for the purpose of gainful employment or rehabilitation. (Amendment printed SJ 5/9)

Rep. Milton Cate moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Milton Cate, Stokes, Granger and Carroll.

HB 621, relative to the payment mechanism by which the state assists local school districts to pay for the costs of special education. (Amendment printed SJ 5/9)

Rep. William Boucher moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Taffe, Krasker, Valle and LeBrun.

HB 254, prohibiting the "docking" of the tail of a horse. (Amendment printed SJ 5/22)

Rep. Greene moved that the House concur. Adopted.

ENROLLED BILLS AMENDMENTS

HB 147, relative to the ocean rearing of anadromous fish.

Amendment

Amend RSA 211:62-e, IV as inserted by section 1 of the bill by striking out lines 1 and 2 and inserting in place thereof the following:

IV. Any person applying for an aquaculture license under this section shall submit a nonrefundable fee of \$50 with such application. In

This amendment deletes a title of a paragraph to make that paragraph conform to the other ones in the section. The amendment also corrects an error in typing the word "nonrefundable."

Adopted.

HB 292, relative to home rule.

Amendment

Amend section 1 of the bill by striking out line 1 and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 49-A the following new

This amendment completes the reference to the place within the statutes where the new chapter is to be inserted.

Adopted.

HB 441, relative to town and county paupers.

Amendment

Amend section 2 of the bill by striking out line 8 and inserting in place thereof the following:

to aid such person, but in so doing shall refer and direct such person to the

This amendment adds the word "so" which was left out of a sentence. The additional word makes the sentence grammatically correct.

Adopted.

HB 347, relative to restrictions on advertising devices on the federal-aid secondary highway system.

Amendment

Amend section 4 of the bill by striking out in lines 2 and 3 and inserting in place thereof the following:
1961, 269:1 as amended by striking out said section and inserting in place thereof the following:

This amendment completes the reference to the source of the statutory section being amended.

Adopted.

HB 644, providing for a refund on unused motor vehicle plates.

Amendment

Amend section 1 of the bill by striking out line 7 and inserting in place thereof the following:

paid provided such plates are returned within 90 days of the date on which

The word "with" which appears in the bill, should be the word "within" and is so corrected.

Adopted.

HB 545, changing the name of the division of mental health to the division of mental health and developmental services.

Amendment

Amend section 1 of the bill by striking out lines 7 and 8 and inserting in place thereof the following:

126-A:41; RSA 126-A:44; RSA 126-A:45; RSA 126-A:55; RSA 126-C:3; RSA 135-B:2; RSA 173-A:6; RSA 173-A:7; RSA 135:2; RSA 135:3; RSA 135; etc.

Amend section 2 of the bill by striking out lines 5-7 and inserting in place thereof the following:

appropriate changes in punctuation as needed: RSA 94:1-a; RSA 126-A:10; RSA 126-A:45; RSA 126-A:52 and 53; RSA 126-B:3; RSA 126-B:5; RSA 126-B:6; RSA 126-B:7; RSA 126-B:8, 9, 10, 11; RSA 173-A:5 and 6; RSA 173-A:9, 1.

This amendment corrects some incorrect cross references.

Adopted.

SENATE MESSAGES

REQUESTS CONCURRENCE WITH AMENDMENT

HB 180, to provide for the protection of native wildlife species facing possible

extinction. (Amendment printed SJ 4/26)

Rep. Stimmell moved that the House nonconcur and that a Committee of Conference be established, spoke to his motion and yielded to Rep. Clements who spoke in favor of the motion.

Rep. Corser spoke in favor the motion.

Adopted.

HB 91, prohibiting the storage or disposal or both of radioactive waste within the state and coastal jurisdiction of the state. (Amendment printed SJ 5/22)

Rep. M. Arnold Wight moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. M. Arnold Wight, Eisengrein, Leonard Smith and Vlack.

The Speaker requested a quorum count.

The Speaker declared a quorum present.

COMMITTEE REPORTS (Consent Calendar)

Rep. French moved that the Consent Calendar, with the relevant committee amendments, be adopted as printed in today's House Record.

Adopted.

SB 48, relative to the termination of a group life insurance policy. Ought to Pass with Amendment.

This bill requires that if group life and group accident and health policies are canceled or individual members are dropped they must be notified and advised of their conversion right. Vote was 10-0. Rep. Harold W. Burns for Commerce and Consumer Affairs.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the group life and accident and health insurance policies held by employers.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 New Sections; Life Insurance. Amend RSA 408 by inserting after section 16-a the following new sections:

408:16-b Continuation of Coverage During Labor Disputes. Any employee whose compensation includes group life insurance, the premiums for which are paid in full or in part by an employer including the state of New Hampshire, its political subdivisions, or municipal corporations, or paid by payroll deduction, may pay the premiums as they become due directly to the policyholder whenever the employee's compensation is suspended or terminated directly or indirectly as the result of a strike, lockout, or other labor dispute for a period not exceeding 6 months and at the rate and coverages as the policy provides.

I. During said six-month period, the policy may not be altered or changed, except that nothing in this section shall be deemed to impair the right of the insurer to make normal decreases or increases of the premium rate upon expiration and renewal of the policy, in accordance with the provisions of the policy.

II. When the employee's compensation is so suspended or terminated, the employee shall be notified immediately by the policyholder in writing, by mail addressed to the address last on record with the policyholder, that the employee may pay the premiums to the policyholder as they become due as provided in this section.

III. The policyholder shall remit any premiums paid by the employees on a timely basis to the insurer.

IV. Nothing herein shall be deemed to require the continuation of any such group coverage to any individual employee beyond the time that he takes full-time employment with another employer; nor shall anything herein be deemed to require continuation of the group coverage more than 6 months after compensation is suspended or terminated as the result of a labor dispute, nor to require the insurer to continue coverage as to any employee for whose coverage premiums have not been remitted in accordance with the provisions of the policy.

V. After said six-month period, if the group insurance coverage is no longer available, then the employee shall have the right to convert to an individual policy in accordance with the provisions of RSA 408:16(9).

408:16-c Notification of Termination of Group Policy. Whenever a group life insurance policy terminates and substantially similar group coverage is not immediately provided by the employer, the employer shall notify certificate holders of their right to convert to an individual policy and of the duration of such right as set forth in RSA 408:16(9) by any means which will reasonably assure the timely receipt of such notification.

2 New Paragraphs; Accident and Health Insurance. Amend RSA 415:18 by inserting after paragraph VII the following new paragraphs:

VII-a. Any employee whose compensation includes group or blanket hospital or surgical expense insurance or major medical expense insurance for other than specific diseases or accidents only the premiums for which are paid in full or in part by an employer including the state of New Hampshire, its political subdivisions, or municipal corporations, or paid by payroll deduction, may pay the premiums as they become due directly to the policyholder whenever the employee's compensation is suspended or terminated directly or indirectly as the result of a strike, lockout, or other labor dispute for a period not exceeding 6 months and at the rate and coverages as the policy provides.

(a) During said six-month period, the policy may not be altered or changed, except that nothing in this section shall be deemed to impair the right of the insurer to make normal decreases or increases of the premium rate upon expiration and renewal of the

policy, in accordance with the provisions of the policy.

(b) When the employee's compensation is so suspended or terminated, the employee shall be notified immediately by the policyholder in writing, by mail addressed to the address last on record with the policyholder, that the employee may pay the premiums to the policyholder as they become due as provided in this section.

(c) The policyholder shall remit any premiums paid by the employees on a timely basis to the insurer.

(d) Nothing herein shall be deemed to require the continuation of any such group coverage to any individual employee beyond the time that he takes full-time employment with another employer; nor shall anything herein be deemed to require continuation of the group coverage more than 6 months after compensation is suspended or terminated as the result of a labor dispute, nor to require the insurer to continue coverage as to any employee for whose coverage premiums have not been remitted in accordance with the provisions of the policy.

(e) After the six-month period, if the group insurance coverage is no longer available, then the employee shall have the right to convert to an individual policy in accordance with the provisions of RSA 415:18, VII.

VII-h. Whenever a group or blanket hospital or surgical expense insurance policy or major medical expense insurance for other than specific diseases or accidents only policy terminates and substantially similar group coverage is not immediately provided by the employer, the employer shall notify certificate holders of their right to convert an individual policy and of the duration of such right as set forth in RSA 415:18, VII by any means which will reasonably assure the timely receipt of such notification.

3 Effective Date. This act shall take effect 60 days after its passage.

SB 207, relative to the regulation of open-end second mortgage home loans. Ought to Pass with Amendment.

Extends the regulatory authority of the Banking Department from \$15,000 to \$35,000 on second mortgage loans under Chapter 398-A. Vote was 10-0. Rep. Harold W. Burns for Commerce and Consumer Affairs.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Licensed Required. Amend RSA 398-A:1-a, 1 as inserted by 1967, 258:3 by striking out in lines 5 and 6 the words "fifteen thousand dollars" and inserting in place thereof the following (\$35,000) so that said paragraph as amended shall read as follows:

1. No person shall engage in the business of second mortgage loan unless he or his broker, agent or other representative first obtains a license as provided herein, except when the person lending money is the seller of the real estate upon which the second mortgage is to be taken as security

or when the amount of a second mortgage loan exceeds \$35,000 or when a second mortgage loan is made by the same lender who holds the first mortgage loan and the principal amount of the second mortgage loan does not exceed 1/3 of the principal amount of the first mortgage loan, or if the lender charges, contracts for or receives a rate of interest of 6 percent or less per year computed upon the basis of a true simple interest rate. A person shall not be deemed to be in the business of second mortgage home loans if he makes or negotiates not more than 2 second mortgage loans in a calendar year.

SB 227, relative to capital stock conversion by cooperative banks, building and loan associations and savings and loan associations. Ought to Pass with Amendment.

This bill allows cooperative banks to convert to capital stock institutions, in order to gain additional equity funds to support mortgage lending. The amendment, requested by the Banking Department, corrects errors discovered in Chapter 107 of this Session's Laws. Vote was 14-0. Rep. Harold W. Burns for Commerce and Consumer Affairs.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to capital stock conversion by cooperative banks, building and loan associations and savings and loan associations and relative to reserve requirements for banks.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Composition of Demand Deposits' Reserve. Amend RSA 390:6 (supp) as amended by striking out said section and inserting in place thereof the following:

390:6 Reserves. Every such corporation shall at all times maintain as a reserve an amount equal to at least 12 percent of the aggregate amount of its demand deposits plus an amount equal to at least 5 percent of the aggregate amount of its time and savings deposits. Not less than 100 percent of the reserves on demand deposits shall consist of cash and due from banks, and/or federal funds advanced from one business day until the next. The form of the reserve for time and savings deposits may be in any of the following: cash and due from banks, and/or federal funds advanced from one business day until the next, and/or obligations of the United States of America, the maturity of which shall not exceed 5 years, and/or the obligations of agencies of the United States at par value, the maturity of which shall not exceed 5 years, and/or the obligations of any federal government sponsored enterprises (as are designated by written ruling of the bank commissioner) at par value the maturity of which shall not exceed 5 years. The board of trust company incorporation created under RSA 392 may vary

the amount of reserve required, provided, however, that said board shall not increase the amount of reserves required for any bank to an amount in excess of that which is required by the Federal Reserve System of similar banks located in this state which are members of the Federal Reserve System. No new loan or investment shall be made by such corporation when its reserve is not in accordance with the requirements of this section.

The required reserve must be maintained on a daily basis. The method of computation and the reserve computation period for determining compliance with this section shall be established by the commissioner.

Any deficiency in the reserve established pursuant to this section may be subject to a penalty of up to \$100 per day.

3 Effective Date.

I. Section 1 of this act shall take effect 60 days after its passage.

II. Section 2 of this act shall take effect July 16, 1979.

SB 56, allowing state employees who are members of the employees' retirement system of the state of New Hampshire to become members of the New Hampshire retirement system. Ought to Pass.

This bill simplifies the system as it exists and allows those persons in the old system to be covered under the unified new system. Vote was 11-0. Rep. Maura Carroll for Executive Departments and Administration.

SB 44, requiring the reporting of critical health problems. Ought to Pass with Amendment.

The Committee felt that the reporting of Reye's syndrome was vitally important for statistical information and also for increasing the awareness of the condition. Vote was 16-0. Rep. Marion L. Copenhaver for Health and Welfare.

Amendment

Amend RSA 141-A:2, I (c) as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

(c) A disease, condition, or procedure relating to public health which is determined by the director, with the advice and consent of the health and welfare advisory commission, to be of particular concern or importance as a critical health problem in this state, being in need of greater research, study and statistical analysis.

SB 206, revising certain laws relating to bicycles. Inexpedient to Legislate. The existing statutes are very similar to the ones covered in this bill and the Committee feels that it is unnecessary at this time. Vote was 10-3. Rep. Elmer H. York for Transportation.

COMMITTEE REPORTS (Regular Calendar)

SB 33, to include licensed pastoral counselors in the category of services authorized under minimum mental illness

coverage under major medical and non-major medical accident and health insurance. Majority: Ought to Pass. Minority: Inexpedient to Legislate.

MAJORITY: This bill will allow persons already paying for minimum mental illness coverage the additional choice of licensed pastoral counselors for authorized payment. Presently, there are ten licensed pastoral counselors who are highly trained and offer skilled mental therapy. The bill contains provisions so that no payment could be received by a pastoral counselor for services to a member of his parish. Vote was 8-7. Rep. Elizabeth L. Crory for Majority of Commerce and Consumer Affairs.

MINORITY: The Minority, on a tie vote which was broken by the Chairman, feels that it would be opening a Pandora's Box for the usage of mental health. Pastoral counselors have many people under their wing who could very well decide they need counseling and would not come under mental health insurance. The State now has mental health centers which are costly to the taxpayers. Also, the State has extremely qualified doctors, psychiatrists and psychologists and we do not need hundreds more "supposed" mental patients as this bill could very well create. Rep. George H. Baker, Sr. for Minority of Commerce and Consumer Affairs.

Rep. William Roberts moved that the report of the Minority, Inexpedient to Legislate, be substituted for the report of the Majority, Ought to Pass, and spoke to his motion.

Reps. Plomaritis, Holliday, Bodi, Wallin, French, Vrakatis and Chambers spoke against the motion.

Reps. Hill, Christy, McCarthy and Murray spoke in favor of the motion.

Reps. Nighswander, Hildreth and Crory spoke against the motion and yielded to questions.

Rep. Wilfrid Boisvert moved the previous question. Sufficiently seconded. Adopted.

A roll call was requested. Sufficiently seconded.

(Speaker presiding)

YEAS 122 NAYS 189

YEAS 122

BELKNAP: Birch and Sanders.

CARROLL: Dickinson, Heath, Keller, Kenneth MacDonald and Towle.

CHESHIRE: Callahan, Close, Daniel Eaton, Ladd, Nims, O'Connor, Scranton, Vrakatis and Jean White.

COOS: Bouchard, Brungot, Burns, Fortier, Guay, Horton, George Lemire, Theriault, Alcide Valliere, Wiswell and York.

GRAFTON: Ira Allen, Buckman, George Cate, Christy, Clark, Foster, Low, Lowmes, McAvoy, Pepitone, Snell, Thomson and Andrew Ware.

HILLSBOROUGH: Burkush, Yvette Chagnon,

Craig, Dolbec, Donovan, Clyde Eaton, Joseph Eaton, Nancy Gagnon, Granger, Sal Crasso, Karnis, Labombarde, Levesque, Lyons, McCarthy, McLaughlin, Murray, Naro, Odell, Aime Paradis, Peter Parady, Perkins, Polak, David Ramsay, Paul Riley, Roy, Sallada, Silva, Edward Smith, Leonard Smith, James Sullivan, Eliot Ware, Weaver, Welch and Kenneth Wheeler.

MERRIMACK: Allgever, Bibbo, John Cate, Clements, Colby, Daniell, Hill, Kidder, LaBranche, Locke, Mitchell, Nichols, Ralph, Randlett, Doris Riley, William Roberts, Shepard, Stockman and Waters.

ROCKINGHAM: Bisbee, Blake, Patricia Cote, Ellyson, Hoar, Kane, Kashulines, Leslie, Lovejoy, Parolise, Schmidtchen, Skinner, Splaine, Warburton and Woodman.

STRAFFORD: Meader, Pine, Preston, Tripp and Whitehead.

SULLIVAN: Burrows, Cutting, D'Amante, Domini, LeBrun, Palmer, Spaulding and Townsend.

NAYS 189

BELKNAP: Beard, Bordeaux, Bowler, Carv Dionne, French, Michael Hanson, Hildreth, Mansfield, Nighswander, Randall and Sabhow.

CARROLL: Roderick Allen, Chase, Desiardins and Kenneth Smith.

CHESHIRE: Baybutt, Crane, Jesse Davis, Gordon, Kohl, Miller, Margaret Ramsay and William Riley.

COOS: Elmer Beaulac, Chappell, Bradley Haynes, Mavhew, Oleson, Richardson and Willey.

GRAFTON: Chambers, Copenhaver, Crory, Michael King, LaMott, Mann, Rounds, Taffe and Walter.

HILLSBOROUGH: Ainley, Archanhault, Aubut, Emile Boisvert, Wilfrid Boisvert, Bover, Carswell, Compagna, Corser, Joseph Cote, Coutermarsh, Crotty, Catherine-Ann Day, L. Penny Dion, Dreniak, Beverly Dupont, Peter Flynn, Gabrielle Gagnon, Gelinas, Guidi, Hall, Hardy, Head, Heald, Healy, Hendrick, Howard Humphrey, Thomas Hynes, Jamroz, Kaklamanos, Keefe, Lamv, Lefehvre, Madigan, Marcoux, Martel, Mazur, Milton Meyers, Morgan, Morrison, Mulligan, Nardi, Pappas, Pastor, Peters, Plomaritis, Podles, Proulx, Peter Ramsey, Record, Reidy, Soucy, Spirou, Steiner, Stylianos, Rock Tremblay, Van Loan, Wallin, Robert Wheeler, James J. White, M. Arnold, Wight and Zaidel.

MERRIMACK: Ayles, Bellerose, Blakeney, Bodi, Carroll, Milton Cate, Epstein, Holliday, McLane, O'Neill, Plourde, Rice, Gerald Smith, Stio, Stokes, Rick Trombly, Underwood and Wiviott.

ROCKINGHAM: Aeschliman, Appel, Benton, William Boucher, Marilyn Campbell, Collins, Cotton, Robert Day, Felch, Flanagan, Beverly Gage, Carl Gage, Gibbons, Gould, Greene,

Jackson, Keenan, Roger King, Kozacka, Krasker, Landry, Laycock, McEachern, Norman Myers, Nelson, Newell, Newman, Pantelakos, Parr, Pevear, Pucci, Ouimbv, Rogers, Scamman, Freda Smith, Stickney, Stimmell, Sytek, Tavitian, Tufts, Vartanian and Vlack.

STRAFFORD: Burchell, Ronald Chagnon, DeNafio, Donnelly, Drew, Farnham, Cauvin, Gosselin, Charles Grassie, James Herchek, Joos, Lessard, McManus, Morrisette, Nadeau, Pray, Dennis Ramsey, Robinson, Schreiber, Donald Smith, Vaughan and Winkley.

SULLIVAN: Edmund Belak, David Campbell, Sim Gray, Tucker, Wiggins and Williamson, and the motion lost.

Ordered to third reading.

SB 178, concerning eminent domain. Ought to Pass with Amendment.

This bill, as amended, removes conflicting sections of the laws by eliminating sections different from those of RSA 498-A, thus giving the State a set of unified procedures for all eminent domain proceedings. It states that prior to time of filing the declaration of taking the condemnor or its employees or agents may enter on land or improvement which it has power to condemn in order to make studies, surveys, tests, soundings and appraisals, but only if the condemnee has been notified 10 days prior to entry by registered mail. Unanimous vote of Committee (10-0). Rep. Kenneth A. Randall for Statutory Revision.

Amendment

Amend RSA 498-A:10 as inserted by section 6 of the bill by striking out same and inserting in place thereof the following:

498-A:10 Right to Enter Property Prior to Condemnation. Prior to the time of filing the declaration of taking, the condemnor or its employees or agents shall have the right to enter upon any land or improvement which it has the power to condemn, in order to make studies, surveys, tests, soundings, and appraisals; provided, however, that the condemnee has been notified 10 days prior to entry on the property by registered mail, or such entry shall constitute a trespass.

Amend RSA 233:6 as inserted by section 9 of the bill by striking out same and inserting in place thereof the following:

233:6 To Resident Owner. When the owner resides or lives within the state, notice shall be sent to him by registered mail.

Amend the bill by striking out sections 2, 3 and 5 and renumbering sections 4, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 and 16 to read as 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 and 13, respectively.

Rep. Woodman spoke against the amendment and yielded to questions.

Rep. Randall spoke in favor of the amendment and yielded to questions.

Rep. Woodman spoke a second time and

withdrew her objection to the amendment.

Amendment adopted.

Ordered to third reading.

SB 224, relative to the issuance of boat plates. Ought to Pass with Amendment.

This bill allows the method of collecting the boat tax for payment to the Director of Motor Vehicles or his authorized representative to the town or city clerk where the boat is registered prior to such registration, or both.

This bill also conforms the language to correspond to HB 695 passed earlier this Session. Vote was 9-4. Rep. Lorine M. Walter for Transportation.

Amendment

Amend RSA 72-A:4 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

72-A:4 Collection of Boat Tax.

I. The boat tax shall be collected at the time of registration pursuant to RSA 270:3. The issuing agents who are not city or town clerks, but have been authorized by the director of the division of motor vehicles pursuant to RSA 270:5-a may be deputized by the selectmen of the various towns and the aldermen of cities to serve as tax collectors for the sole purpose of collecting the boat tax. Each deputy tax collector shall furnish a surety bond pursuant to RSA 41:6. The boat tax may also be collected by the city or town clerk in the city or town in which the boat is registered.

II. Notwithstanding any other provision of law to the contrary, the selectmen of each town and the aldermen of each city shall authorize their respective town or city treasurers to pay a fee of \$1 for each tax return collected and remitted to the tax collector by the city or town clerks or the deputized tax collectors of the boat tax. The fees paid shall be full compensation for the services rendered by the deputy tax collector for the collection of the boat tax.

Amend section 4 of the bill by striking out same and inserting in place thereof the following:

4 Bona Fide Applicant for Commercial Boat Registration. Amend RSA 270:2, IV by striking out said paragraph and inserting in place thereof the following:

IV. The term "commercial boat" shall mean:

(a) Any boat used as a common carrier of passengers or property operating on a regular schedule; or

(b) Any boat propelled by electric or mechanical power carrying passengers for hire; or

(c) Any such boat or outboard motor when rented either separately or in connection with camps, cottages or other real estate; provided, however, any applicant applying for a commercial boat registration pursuant to this subparagraph shall prove that said application is bona fide and that the applicant does in fact rent the boat or outboard motor on a regular commercial basis either separately or in connection with the camp, cottages or other real estate. The director of the division

of motor vehicles shall be the sole judge of whether or not applicant qualifies for a commercial boat registration pursuant to this subparagraph; or

(d) Any such boat or outboard motor used by the proprietor of any school or camp in which minors are received for compensation, or by any officer, agent or employee of such proprietor for the transportation of minors.

5 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

SUSPENSION OF RULES

Rep. Benton moved that the rules be so far suspended as to allow consideration at the present time of Wednesday's calendar. Motion lost.

The Speaker introduced Peter Mallov of the New England College Class of 1979, the winner of the 1979 House Fellowship for student interns.

ENROLLED BILLS REPORT

HB 2, relative to proceedings in certain sexual assault cases.

HB 6, relative to the importation of dogs and cats into the state and the sale of same.

HB 16, relative to privileged communications between religious leaders and penitents.

HB 55, relative to the number of hours for the completion of an apprenticeship.

HB 83, relative to the possession of traffic devices, signs and signals.

HB 125, to revise the limitations on waiving competitive bids.

HB 169, relative to the provision of emergency medical services.

HB 223, relative to public charges at publicly assisted housing for the elderly.

HB 239, providing for a special permit for 4-axle vehicle to haul a gross weight of 69,000 pounds, except on the interstate and defense highway system and establishing weight limitations on 4-axle vehicles with drive on 2 rear axles.

HB 252, relative to motor vehicle lighting equipment requirements.

HB 255, relative to the police powers of the department of resources and economic development.

HB 316, relative to gaining settlement.

HB 417, concerning permitted uses of school building aid.

HB 422, reducing the time in which police departments must hold noncontraband abandoned or lost property.

HB 423, relative to the city clerk of Concord accepting voter registrations.

HB 504, relative to the development of a non-mandatory program of comprehensive health education.

HB 549, relative to suspending an individual from receiving welfare assistance if property is transferred to receive welfare assistance.

HB 562, authorizing registers of deeds to send lists of conveyances for tax

purposes to towns 4 times per year.

HB 563, concerning surrogate parents.

HB 585, relative to the real estate foreclosure law.

HB 598, establishing a hearings officer for the division of welfare.

HB 601, relative to certain changes in laws relating to the division of welfare.

HB 602, relative to settling of welfare disputes between the towns, counties or the state.

HB 615, increasing the agent's fee for registering boats.

HB 649, relative to the printing and distribution of the permanent legislative journals.

HB 686, relative to repair projects in the capital budget and approval of consultant contracts.

HB 728, relative to municipal permit fees for automobile registration.

HB 742, relative to the investigation of fires where arson is suspected.

HB 800, relative to the office space study committee.

HB 810, relative to the classification of highways and state construction and reconstruction of highways.

HB 817, relative to reassessments ordered by the board of taxation.

SB 53, authorizing the sale of beer and wine in restaurants in Errol and the issuance of retail wine licenses in Hancock.

SB 89, instructing the commissioner of resources and economic development to erect a commemorative marker at the Nansen Ski Jump in honor of Alf Halverson.

SB 149, relative to the special repair account in the department of public works and highways.

SB 188, concerning listing names of candidates on certain primary ballots.

SB 240, relative to the criteria for establishing tolls on the New Hampshire turnpike systems.

HR 267, requiring permission before connecting a self-dialing telephone alarm system to a telephone.

HR 381, amending the ski liability act.

HB 528, relative to granting grandparents visitation rights of minor children.

HB 553, expanding the use of the forest improvement fund to include improvements to state parks.

HR 597, concerning hearings conducted by the health and welfare advisory commission.

HR 788, relative to lead paint poisoning in dwellings.

SB 118, relative to liquor licenses for on-premises catered functions.

SB 175, increasing deductions in determining wages of certain employees.

SB 243, relative to the message on weight limit posting signs.

SB 266, relative to increasing the tandem axle limit for 5 axle tractor semi-trailers.

Sen. Laurier Lamontagne

Rep. Lorine Walter

For the Committee

UNANIMOUS CONSENT

Rep. Chase addressed the House under unanimous consent and yielded to questions.

The Committee on Resolutions and Screening having approved its admittance, Rep. Spiroff offered the following:

HOUSE RESOLUTION NO. 27

WHEREAS, His Eminence Archbishop Iakovos, Primate of the Greek Orthodox Church of North and South America, on April 1, 1979, has completed twenty years from the day of his enthronement, and

WHEREAS, under his archpastoral ministry, the Greek Orthodox Church of the Americas has attained the status of a major faith, and

WHEREAS, he has led his Church in seeking social justice, racial equality and human rights for all people, at home and abroad, and

WHEREAS, Archbishop Iakovos serves as spiritual leader to many New Hampshire citizens, and

WHEREAS, the parishes of the Greek Orthodox Church in New Hampshire will join with the entire Greek Orthodox Church of the Americas, to celebrate the occasion of the twentieth anniversary of the enthronement of Archbishop Iakovos with a year-long celebration of the achievements of Greek Orthodoxy in the Western Hemisphere, therefore be it

RESOLVED, that the House of Representatives of the State of New Hampshire joins the New Hampshire Greek Orthodox community in commemorating the 20th Anniversary of the enthronement of His Eminence Archbishop Iakovos, and be it further

RESOLVED, that a copy of this resolution be printed and sent to Archbishop Iakovos.

Adopted unanimously.

UNANIMOUS CONSENT

Rep. Richardson addressed the House under unanimous consent.

The Subcommittee on Resolutions and Screening having approved its admittance, Rep. Maura Carroll for the Concord Delegation offered the following:

RESOLUTIONS

on the death of
the Honorable Ernest J. Valliere

WHEREAS, we have learned with sorrow of the death of Ernest J. Valliere, Representative from Concord, and

WHEREAS, Representative Valliere served diligently as a member of the House of Representatives for two terms on the Committee on Labor, Human Resources and Rehabilitation, and

WHEREAS, he served his community faithfully and with efficiency, therefore be it

RESOLVED, that the members of the House of Representatives do hereby extend their sympathy to his family, and be it further

RESOLVED, that a copy of these resolutions be transmitted to his family.

Unanimously adopted by a rising vote of silent prayer.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading be read a third time by this motion, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today, it be to meet Wednesday, June 6 at 1:30 p.m.

Adopted.

LATE SESSION

Third reading and final passage

SB 48, relative to the termination of group life insurance policy.

SB 202, relative to the regulation of open-end second mortgage home loans.

SB 227, relative to capital stock conversion by cooperative banks, building and loan associations and savings and loan associations.

SB 56, allowing state employees who are members of the employees' retirement system of the state of New Hampshire to become members of the New Hampshire retirement system.

SB 44, requiring the reporting of critical health problems.

SB 33, to include licensed pastoral counselors in the category of services authorized under minimum mental illness coverage under major medical and non-major medical accident and health insurance.

SB 178, concerning eminent domain.

SB 224, relative to the issuance of boat plates.

RECESS

Rep. French moved that the House adjourn.
Adopted.

HOUSE JOURNAL 42

Wednesday 6Jun79

The House met at 1:30 p.m.

Prayer was offered by guest Chaplain, Rev. Walter Larson of the Concordia Lutheran Church in Concord.

Let us pray:

Great God, whose leading of Abraham and Moses we remember, lead us out of our various captivities to Your freedom. Teach us how to leave behind the burden of the past and to press forward to that which lies before us.

We are Your children, and we believe that we are going somewhere, yet we know not where. Grant us the faith to trust what lies ahead to You. As You have led others in darkness and in light, so lead us also toward Your own purposes.

Lord God, it is Your purpose that we build and live in a nation of justice and love. Teach us how to love each other in the common affairs of life. Grant us the will not only to work for justice among ourselves and our kind, but to work that all people of every kind may enjoy the same justice.

Father, we have been so busy looking to heaven that we have neglected both the beauty and the need that surrounds us. Remind us that we do not meet You in some antiseptic place far removed from earth, but rather that we confront You in the noise, the smell, and the confusion that surrounds us. Open our eyes to see You in the face of human needs and in the lives of those who share this life both far and near.

Teach us that glory is to be discovered in service. We sometimes become weary and lose heart. Renew our strength as we seek to do justice and to show kindness, and as we continue to walk with You, our God. Amen.

Rep. M. Arnold Wight led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Thibeault, Roy Davis, Francis Sullivan, Fisher, Hunt, Selway and Keenan, the day, illness.

Reps. Spanos, Eisengrein, Cannev, Aeschliman, Howard, Matson, Griffin, Matheson, Gould, Jackson, Newell, Reese, Wallace, Crory, Rice, Baker and L. Pennv Dion, the day, important business.

Rep. Cecelia Winn, the day, death in the family.

Reps. Nemzoff-Berman and Schwaner, the day, illness in the family.

INTRODUCTION OF GUESTS

Marian Sallada and Claudine Kane, wife and friend, guests of Rep. Sallada; 5th grade students from Josiah Bartlett Elementary School and their teacher, Mrs. Janowicz, guests of the House; Bryan Cook, a

recent graduate of Holy Cross, guest of Rep. Carroll; Katherine Chase, bride of Rep. Chase, and her brother and his wife, Mr. & Mrs. Randolph Owen, guests of Rep. Chase.

SENATE MESSAGES CONCURRENCE

HB 443, increasing the limit of the concurrent jurisdiction of district courts in civil matters.

HB 350, relative to the circumstances under which theft is a class B felony.

HB 201, temporarily reducing the road toll on motor fuel blends containing alcohol derived from agricultural commodities and forest products.

HB 392, relative to estimated road tolls for users of fuel other than motor fuel.

HB 550, repealing the penalty for misuse of a special circumstance grant.

HB 588, relative to liability of physicians, nurses and ambulance attendants in emergency situations.

HB 633, relative to the superintendents of Laconia state school, Glencliff home for the elderly and New Hampshire hospital.

HB 634, relative to unit directors at the New Hampshire hospital.

HB 713, requiring the office of institutional collections to furnish a chargeable person or estate with a report of charges if requested.

HB 714, relative to guardianship procedures.

HB 418, eliminating certain corporate annual report requirements.

HB 253, relative to requiring executive departments to keep organization charts and manuals.

HB 354, providing for the submission of all proposed budget items to the voters at annual meetings.

HB 838, permitting the Director of Motor Vehicles to assist town and city clerks in collecting bad checks for motor vehicle permit fees.

HB 710, providing for mandatory distribution of instructions on safely installing solid fuel appliances and directing the Fire marshal to adopt a model code for such installation which may be adopted by the cities and towns.

HB 743, adopting the "Uniform Child Custody Act" and establishing the crime of unlawful custody.

HB 776, providing for reciprocal rights of alimony enforcement for husband and wife.

HB 753, requiring the forfeiture of all accumulated good conduct time for inmates who escape from custody.

HB 684, relative to legal fees charged by county attorneys.

HB 694, ensuring the payment of witnesses in criminal cases who are subpoenaed to testify on behalf of the state whether or not they testify.

HB 133, establishing a Pittsfield judicial district and a Pittsfield district court.

HB 346, relative to the crimes of issuing a bad check, commercial bribery and sports bribery.

NONCONCURRENCE

HB 291, permitting a patient to direct the withdrawal of life-sustaining measures under certain circumstances.

HB 693, authorizing municipalities to establish central business districts.

HB 536, relative to the right of employees to freely decide whether to support labor organizations.

HB 361, relative to prohibiting the Public Utilities Commission from superseding local zoning ordinances resulting in possible injury to the residents.

HB 548, relative to cremation of dead bodies.

HB 746, relative to removing the exemption of the Personnel Commission from the Administrative Procedures Act.

HB 868, relative to the extension and expansion of private water utility services.

HB 552, relative to mental health insurance benefits.

REFERRED FOR INTERIM STUDY

HB 842, to include registered clinical social workers in the category of services authorized under minimum mental illness coverage under major medical and non-major medical accident and health insurance.

HB 277, relative to the relationship between nonprofit health service corporations and health care service providers.

HB 762, relative to establishing human services coordinating councils.

CONCURRENCE WITH HOUSE AMENDMENT

SB 212, relative to the temporary removal of prisoners.

SB 217, allowing self-proving wills.

SB 119, relative to the posting of notice of hearings on zoning ordinances and building code enactment procedures in towns and village districts.

SB 115, relative to the removal of town treasurers upon discovery of irregularities.

SB 50, providing for the payment of legislative mileage for all official legislative branch travel.

REQUESTS CONCURRENCE WITH AMENDMENT

HB 98, eliminating liability of landowner allowing persons to cut firewood on his land under sharecropper arrangement.

Rep. Bosse moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Donald Smith, Jones, Doris Riley and Reese.

HB 678, establishing a statewide health coordinating council, designating a state health planning and development agency and prescribing powers and duties.

Rep. Spaulding moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Spaulding, Ward, McAvoy and Joseph MacDonald.

HB 285, relative to revision of the New Hampshire life and health insurance guaranty association act.

Rep. Quimby moved that the House concur. Adopted.

HB 353, establishing programs for displaced homemakers.

Rep. Skinner moved that the House concur. Adopted.

HB 689, relative to the insurance agents' grievance committee holding hearings on termination of agents' contracts.

Rep. Quimby moved that the House concur.

HB 761, relative to courtesy deliveries by registered automobile dealers.

Rep. Quimby moved that the House concur. Adopted.

HB 864, relative to planning bicycle trails when laying out and constructing new highways.

Rep. Heald moved that the House concur. Adopted.

COMMITTEE REPORTS
(Consent Calendar)

Rep. French moved that the Consent Calendar, with the relevant committee amendments, be adopted as printed in today's House Record.

SB 142 was removed from the Consent Calendar at the request of Rep. Salloway.

SB 90 was removed from the Consent Calendar at the request of Rep. Granger.

SB 54 was removed from the Consent Calendar at the request of Rep. M. Arnold Wright.

SB 128 was removed from the Consent Calendar at the request of Rep. Bosse.

SB 221 was removed from the Consent Calendar at the request of Rep. Peter Ramsey. Adopted.

SB 62, authorizing a fee for publication of notice in probate proceedings. Ought to Pass.

Bill allows probate courts to recover their costs for providing this service. Vote was 11-0. Rep. Louis D. Record for Judiciary.

SB 70, relative to the preparation and processing of the state judicial branch. Ought to Pass with Amendment.

This bill is essentially the same as HB 388 passed by the House. The amendment incorporates changes suggested by the Comptroller and agreed to by the Supreme Court. Vote was 11-0. Rep. Donna P. Svtek for Judiciary.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the preparation and processing of the state judicial branch budget.

Amend the bill by striking out all after section one and inserting in place thereof the following:

2 Supreme Court. Amend RSA 9:4-a as inserted by 1969, 21:1 by striking out said section and inserting in place thereof the following:

9:4-a Judicial Branch Budget. The supreme court, the superior court, and the probate judges shall prepare their own budgets and the budgets of their respective components, which they shall deliver to the chief justice of the supreme court for review and transmittal to the speaker of the house, the president of the senate, the house appropriations committee, and the senate finance committee, for review and processing by the legislature according to the same time schedule for budgetary review and analysis required of executive agencies. The judicial branch budgets shall be prepared upon forms and according to procedures prescribed by the comptroller. The budget request documents and such additional information as may be requested shall be submitted to the comptroller to be included in the governor's recommended budget in the amounts requested by the supreme court, the superior court and the probate courts.

3 Transfer of Appropriations; Supreme Court. Amend RSA 9 by inserting after section 17-c the following new sections:

9:17-d Transfer of Appropriations; Supreme Court. The supreme court may transfer funds for any specific purposes to funds for other purposes in the general appropriations for the supreme court and the probate courts and may transfer funds within any functional unit of the courts, and shall certify such transfers to the comptroller. The certification shall state that the transfers are necessary or desirable to efficiently carry out the functions of the courts and that the legislative fiscal committee has approved the transfers. The provisions of this section shall not supersede the provisions of RSA 99:4, 9:17-a, 11-a and IV and 9:17-c.

9:17-e Audit of Judicial Branch. Other provisions of law notwithstanding, the chief justice of the supreme court shall pre-audit all claims of the judicial branch to be presented for the issuance of warrants and this certification shall be sufficient evidence for the director of the division of accounts to fulfill his responsibilities under the provisions of RSA 8:13, VII relative to debt incurred by the judicial branch.

4 Transfer of Appropriations; Superior Court. Amend RSA 9 by inserting after section 17-e the following new section:

9:17-f Transfer of Appropriations; Superior Court. The chief justice of the superior court, with the approval of the superior court budget committee, may transfer funds for any specific purposes to funds for other purposes in the general appropriations for the superior court and may transfer funds within any functional unit of the court, and shall certify such transfers to the comptroller. The certification shall state that the transfers are necessary or desirable to efficiently carry out the functions of the court and

that the chief justice of the supreme court has been consulted about the transfers and the transfer has been approved by the legislative fiscal committee. The provisions of this section shall not supersede the provisions of RSA 99:4, 9:17-a, 11-a and IV and 9:17-c.

5 Director of Accounts; Duties. Amend RSA 8:13, II by striking out said paragraph and inserting in place thereof the following:

II. Prescribe a uniform system of accounts and reports of financial transactions for all departments and agencies of the state, other than those of the legislative branch and the state judicial branch, and supervise its maintenance; and he shall also prescribe accounting methods in accordance with which all agents and agencies of the state shall receive money for the state from sources outside the state treasury, and account therefor; and he shall establish such controls and make such rules and regulations as will provide an accurate record of all funds so received and covered into the treasury;

6 Effective Date. This act shall take effect 90 days after its passage.

Referred to Appropriations.

SB 78, providing for a universal writ to be used by each of the district and municipal courts. Ought to Pass.

SB 78 simplifies and reduces costs involved in filing writs by allowing use of a universal form in district and municipal courts. The New Hampshire Supreme Court, upon a request of the Senate, has unanimously ruled that this bill presents no constitutional problems. Vote was 14-0. Rep. Delight H. Reese for Judiciary.

SB 79, allowing victims of crimes to have their views considered in pre-sentence investigations. Ought to Pass with Amendment.

Testimony revealed that 80-85% of all criminal cases are now handled by plea bargaining thus never come to trial. SB 79 provides an opportunity for the victim to have his views considered in pre-sentence investigation. The amendment further provides that in the case of death or incapacitation of the victim, family members could have their views considered. Committee voted 17-3. Rep. Delight H. Reese for Judiciary.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to pre-sentence investigations and reports.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Interview With Victim. Amend RSA

504:2 (supp) as amended by striking out said section and inserting in place thereof the following:

504:2 Investigations. No defendant shall be placed on probation until the report of the investigation by a probation officer shall have been presented to and considered by the court having jurisdiction, provided that a justice of the superior court having jurisdiction may waive such investigation and report if he is satisfied they are not necessary. Said investigation shall include an interview by the probation officer with the victim, if a natural person, or a member of his family, and said report shall include a summary of such interview.

? Effective Date. This act shall take effect 60 days after its passage.

SB 193, providing an associate justice of the Concord District Court. Ought to Pass.

There was presented at the hearing strong testimony and evidence to warrant the provision of an associate justice for the Concord District Court. Unanimous vote (11-0). Rep. Mark H. Stokes for Judiciary.

SR 205, relative to the regulation of certain charitable solicitations, and making an appropriation therefor. Inexpedient to Legislate.

Intent of bill is desirable, but interested organizations and the Attorney General's staff had not reached agreement on how to accomplish purpose without hindering the work of charitable organizations which have general public approval and support. Committee was of unanimous opinion that interested groups should prepare an agreed-upon bill for another legislative session. Vote was 13-0. Rep. Francis E. Robinson for Judiciary.

SB 209, adopting the uniform limited partnership act. Inexpedient to Legislate. There is already a limited Partnership Act in New Hampshire and there was not any demonstrated need for this new act. Vote was 12-1. Rep. Richard E. Bover for Judiciary.

SB 215, relative to defining beneficially interested persons under the probate act. Ought to Pass.

Removes an unnecessary and possibly costly step in guardianship and conservatorship proceedings. Vote was 12-0. Rep. Anthony A. McManus for Judiciary.

SB 184, relative to ski area maintenance vehicles. Ought to Pass with Amendment. This bill enables snow grooming equipment to operate within three miles of their area legally. The amendment classes such equipment as tractor registration at a rate of \$6.00 per registration. Vote was 14-0. Rep. W. Murray Clark for Transportation.

Amendment

Amend RSA 259:1, XXXVII as inserted by section 2 of the bill by striking out said paragraph and inserting in place thereof the following:

XXXVII. "Ski area vehicles" shall include motor vehicles, except private passenger vehicles, whether wheeled or tracked, on-highway or off-highway, owned or leased by a ski area as defined in RSA 225-A:2, V, and used exclusively in winter or summer maintenance of ski trails, parking lots, private access roads, structures and other ski area facilities. These vehicles shall include snow cats, snow dozers, snow grooming equipment and tractors, except that it shall not include vehicles with metal tracks or cleats operated outside the bounds of any road maintained exclusively by the ski area.

Amend section 3 of the bill by striking out same and inserting in place thereof the following:

3 Motor Vehicles. Amend RSA 262:1, II (supp) as amended by inserting after subparagraph (v) the following new subparagraph:

(z) For ski area vehicles used only for ski area purposes on the public highway within a radius of 3 miles from the main ski area entrance - \$6.

COMMITTEE REPORTS (Regular Calendar)

SB 164, concerning supervisory union laws. Ought to Pass with Amendment. This bill provides that school board members at supervisory union meetings vote as individuals rather than a block. This will permit minority views to be expressed. Vote was 10-2. Rep. Edmund M. Keefe for Education.

Amendment

Amend RSA 189:45 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

189:45 Representation. Every school district maintaining one or more public schools shall be entitled to 3 votes on the joint board of school administrative units, plus additional votes as provided in RSA 189:46. Districts not maintaining schools shall have one representative on said joint board, who shall be entitled to one vote. Each school district board member present shall be entitled to have a proportionate share of the school districts votes provided that the total votes per district shall be equally divided among said district's board members present and cast as each member present decides on any issue.

Amend RSA 189:46 as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

189:46 Weighted Voting. In all votes regarding school administrative unit affairs, including organizing of such unit school board and selection of officers, each district employing more than 8 full-time teachers for pay shall be entitled to one additional vote for each 5 teachers or major part thereof regularly employed during the current year in excess of 8. Weighted votes will only be used upon the demand of one or

more board members present and voting at a meeting. The school board members present at a school administrative unit school board meeting shall be entitled to cast the entire number of votes assigned to their school districts, provided that each representative present shall be entitled to a proportionate share of the total to be cast as provided in RSA 189:45.

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Name Change; Supervisory Unions.

Amend the following provisions of RSA by striking therefrom the words "supervisory union", "union" and all other similar references to supervisory unions and inserting in place thereof the following (school administrative unit) and making any necessary grammatical corrections occasioned by such change so that the same as amended shall refer to school administrative units: RSA 186:11, I, XXII, XXIII, and XXVI; RSA 189:30, 43, 43-a, 44, 47-a, 48; RSA 194:3, I and II; RSA 195:2, II; RSA 195-A:2, II; RSA 197:16; RSA 198:15-h; and RSA 199:1.

Amend the bill by striking out section 9 and inserting in place thereof the following:

9 Consultants. Amend RSA 186:11, XXIV, as amended by striking out said paragraph and inserting in place thereof the following:

XXIV. TEACHER CONSULTANTS. Teacher Consultant as referred to in paragraph XXIII, is defined as a teacher with specific training and experience which will enable her, or him, to give helpful advice, counsel and assistance to teachers, pupils and parents of a school system as a constructive means of improving the educational growth and development of children, solving pupil problems of retardation and maladjustment, adopting the program of studies to meet the needs of the children and the community, bringing resources outside of the school to classroom teachers, pupils, parents and community and in general acting as a consultant to the entire staff and community in the recognition of the educational needs. All teacher consultant positions hereinafter established shall be only after a majority of the school districts in the school administrative unit representing not less than 60 percent of the total pupils in the school administrative unit have voted favorably upon the establishment of the position.

10 Business Administrator. Amend RSA 186:11, XXX, as inserted by 1963, 305:3 by striking out said paragraph and inserting in place thereof the following:

XXX. BUSINESS ADMINISTRATORS. Business administrator as referred to in paragraphs XXII and XXIII is defined as a person with specific training and experience which will enable him, or her, to keep books of account of the school administrative unit and the school districts thereof, to prepare their operating and capital budgets, to act as purchasing agent for the school administrative unit and the school districts thereof, to prepare contracts for and to supervise repairs and maintenance of school buildings, to prepare contracts for and supervise and operate transportation facilities for the school districts and generally to assist the school administrative unit and the school districts

thereof in the administration of their business and financial affairs. All business administrator positions hereinafter established shall be only after a majority of the school districts in the school administrative unit representing 60 percent of the total pupils in the school administrative unit have voted favorably upon the establishment of the position.

11 Percentage Lowered. Amend 1963, 199:1 by striking out the first paragraph following the net appropriation figure for the state board of education and inserting in place thereof the following:

In addition to the above appropriation, said department shall receive for disbursement any actual excess over the estimate in the income of the teachers colleges facilities (dormitories, auditorium and gymnasium) tuition, practice schools, extension courses, and revenue from tuition and supplies received by the Manchester and Portsmouth technical institutes, provided, however, that said department may disburse any such excess, with the approval of the governor and council, only in connection with those services from which the excess arose. Any income in excess of \$12,000 from the cafeteria at Manchester technical institute shall be available for further expenditure in connection with the cafeteria, and likewise any income in excess of \$6,500 from the cafeteria at Portsmouth technical institute shall be available for further expenditure in connection with the cafeteria. No nursery school program shall be allowed at either Keene or Plymouth teachers colleges, and no funds out of the appropriation or any other available funds shall be used for this purpose. All teacher consultant positions hereinafter established shall be only after a majority of the school districts in the supervisory union representing not less than sixty percent of the total pupils in the supervisory union have voted favorably upon the establishment of the position. No child under five years of age shall be eligible for education by the state under the program for the deaf.

12 Effective Date. This act shall take effect 60 days after its passage.

Amendment adopted.

Ordered to third reading.

SR 223, authorizing Nathaniel Hawthorne College to grant the master of business administration degree. Ought to Pass with Amendment.

SR 223 gives Nathaniel Hawthorne College the authority to grant the degree of Master of Business Administration. The amendment provides that this program is subject to the continuing approval of the Post-secondary Education Commission, since the Committee had not received a report from the Commission at the time of the hearing on this bill. The Committee vote was 9-4 in favor. Rep. Teresa L. DeNafio for Education.

Amendment

Amend RSA 457:1-a as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

457:1-a Master of Business Administration. In addition to the powers conferred in section 1 as amended by Laws of 1972, 14:1, Nathaniel Hawthorne College is hereby authorized to confer upon the graduates thereof the degree of master of business administration, subject to the continuing approval of the post-secondary education commission.

Amendment adopted.

Ordered to third reading.

SB 156, authorizing towns with a population of 1,000 or less to operate an open burning dump. Ought to Pass with Amendment.

The House has already passed a bill exempting towns of population 1000 or less based on the 1970 census. This bill as it came from the Senate was amended to 1200. The Committee amendment brings the base back to 1000. Committee vote was unanimous. Rep. Myrtle B. Rogers for Environment and Agriculture.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Towns of 1,000 or Less Population.

Notwithstanding the provisions of RSA 125:83, relating to variances, the air pollution commission is hereby authorized, following a public hearing, to extend the time limits established in its regulations for elimination of burning dumps in towns of less than 1,000 population according to the 1970 federal census, pursuant with the requirements of this act not to exceed July 1, 1982, if the town satisfies one of the following criteria:

I. The town is actively engaged in a regional solid waste feasibility study; or

II. A demonstration has been made that alternatives are not readily available to the town.

Rep. Greene spoke to the amendment.

Amendment adopted.

Rep. Scamman moved that SB 156 be laid upon the table.

Adopted.

SB 123, relative to dental practice in New Hampshire. Ought to Pass with Amendment. The Committee agrees with most of the bill which gives the Dental Board additional disciplinary powers which are needed. The amendment changes shall to may as concerns the governor's appointing board members from a list submitted by the New Hampshire Dental Society; it also changes the residency requirement for board members from 10 to 5 years; also a lay member and a dental hygienist have been added to the board. Vote was 13-1. Rep. Zoe Vrakatis for Executive Departments and Administration.

Amendment

Amend RSA 317-A:2 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

317-A:2 Appointment; Term; Removal.

There is hereby established a New Hampshire state board of dental examiners of 5 dental members, one dental hygiene member and one lay member. Their appointments shall be as follows:

I. Dental Members. One dental member shall be appointed each year by the governor with the advice and consent of the council. The governor may select this member from a list of 3 or more submitted annually on or before June 30 by the New Hampshire Dental Society to the governor. Each member shall hold office for a term of 5 years, or until a successor shall have been duly appointed and qualified, unless sooner removed by the same authority for cause. Vacancies shall be filled by appointment in like manner for the unexpired term. Appointments of members shall be for terms which expire July 15 of the respective years.

II. Dental Hygiene Member. The governor shall also appoint a dental hygiene member to the board of dental examiners. The governor may select this member from a list of 3 or more names submitted by the New Hampshire Dental Hygienists' Association to the governor annually on or before June 30. This appointee shall have a term of office of 5 years or until a successor is duly appointed and qualified, unless removed for just cause, said term expiring July 15.

III. Lay Member. The governor, with the advice and consent of council shall appoint a person who is neither a dentist nor has any relationship to a member of the dental profession whose term shall be 5 years and until a successor is appointed and qualified unless sooner removed by the same authority for cause. Vacancies shall be filled by appointment in like manner for the unexpired term. This appointee shall be a responsible person to represent the consumer.

IV. Compensation. The members of the board shall each receive \$50 for each day actually engaged in the duties of their office, plus reasonable expenses necessarily incurred in the discharge of their duties.

Amend RSA 317-A:3 as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

317-A:3 Eligibility. All members of the board shall be residents of this state for a period of 5 years prior to their appointment. The dental hygiene member shall have been engaged in the practice of dental hygiene in this state for a period of 5 years prior to appointment. There shall be no more than one member of the board who is also a faculty member of a school of dentistry or school of dental hygiene. The dental hygiene member shall not be a member of a dental hygiene school faculty.

Amend RSA 317-A:4, I (d) as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

(d) To obtain legal counsel and such other assistance as may be required; to make contracts and arrangements for the performance of administrative and similar services; and to establish compensation therefor.

Amend RSA 317-A:4, I (f) and (g) as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

(f) With the approval of the attorney

general and the governor and council, to compensate the board's counsel, appointed in connection with its activities under RSA 317-A:4, 317-A:17, 317-A:18, and 317-A:27, on warrant of the governor out of any money in the treasury not otherwise appropriated, provided that any sums so expended shall be included in the computation of fees established for the subsequent fiscal year under RSA 317-A:4 (e).

(g) May request the state of New Hampshire director of dental health to serve as executive secretary to the board.

Amend RSA 317-A:4, I (h) as inserted by section 3 of the bill by striking out same.

Amend RSA 317-A:8 as inserted by section 4 of the bill by striking out same and inserting in place thereof the following:

317-A:8 Applications. Applications for licensure shall be made to said board in writing and shall be accompanied by a fee established by the board and by satisfactory proof that the applicant is a graduate of a school that is recognized by the American Dental Association Commission of Accreditation of Dental and Dental Auxiliary Educational Programs. The applicant shall be of good professional character and 18 years of age or older.

Amend the bill by striking out section 5 and inserting in place thereof the following:

5 Registration. Amend RSA 317-A:13 (supp) as inserted by 1971, 364:1 as amended by striking out said section and inserting in place thereof the following:

317-A:13 License Renewal.

I. The board shall mail to each person licensed to practice dentistry or dental hygiene a notice of renewal biennially, on or before February 15.

II. Except as provided in RSA 317-A:16, a person licensed to practice dentistry in this state shall biennially in even-numbered years, on or before April 1, renew his or her license and pay a \$50 fee and a person licensed as a dental hygienist in this state shall biennially in even-numbered years, on or before April 1, renew his or her license and pay a \$10 fee.

Amend RSA 317-A:16 as inserted by section 7 of the bill by striking out same and inserting in place thereof the following:

317-A:16 Inactive List. A dentist or dental hygienist licensed under this chapter, who does not actively engage in the practice of his profession in New Hampshire within 2 years of the date of issuance of his license, shall have his name transferred to an inactive list and shall be required to register biennially and pay a registration fee which is 75 percent of the active registration fee as long as he remains inactive. Any dentist or dental hygienist whose name has been included in the inactive list as herein provided shall be restored to active status by the board upon the filing of a written request with said board and the furnishing of evidence of continuing competence satisfactory to said board and the furnishing of evidence to said board of continuing ethical and professional character satisfactory to said board and upon payment of the required full registration fee that has been established by the board. The provisions of this section may be waived by a vote of the board

in extenuating circumstances provided a written request is made to the board prior to the fact.

Amend the bill by striking out section 10 and inserting in place thereof the following:

10 Dental Hygienist Registration.

Amend RSA 317-A:21 (supp) as inserted by 1971, 364:1 as amended by striking out said section and inserting in place thereof the following:

317-A:21 Dental Hygienist License. The board shall grant a dental hygienist license to any person who is of good professional character, is at least 18 years of age, pays a \$40 examination fee, is a graduate of a training school for dental hygienists requiring a course of not less than 2 academic years and approved by the board and passes an examination designed by the board on subjects which the board considers essential for a dental hygienist.

Amendment adopted.

Ordered to third reading.

SB 104, establishing a select commission to examine a unified court system and making an appropriation therefor. Ought to Pass with Amendment.

This bill, as amended, provides a joint legislative committee to study the New Hampshire court system and produce a bill for consideration in the next session. This Committee will have the commission set out in the original bill as an advisory panel. The Judiciary Committee feels that a legislative committee will be best able to produce a bill, if it finds one advisable, which would represent the interests of the citizens of New Hampshire. Vote was 11-4. Rep. Daniel W. Jones for Judiciary.

Amendment

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Membership. The commission shall consist of 6 members, 3 of whom shall be appointed by the president of the senate and 3 by the speaker of the house at least 2 of whom shall be members of the house judiciary committee. In addition to the commission, there shall be an advisory panel to the commission which shall consist of the following non-voting members:

I. A member appointed by the chief justice of the supreme court.

II. A member appointed by the chairman of the administrative committee of the district and municipal courts.

III. A member appointed by the New Hampshire municipal association.

IV. A member appointed by the New Hampshire bar association.

V. A member appointed by the chief justice of the supreme court.

VI. A member appointed by the New Hampshire probate judges association.

VII. A member appointed by the New Hampshire association of counties who shall be a county commissioner.

Amend the bill by striking out sections 6, 7 and 8 and inserting in place thereof the following:

6 Compensation. The members of the advisory panel who are not legislators appointed by the president of the senate or the speaker of the house shall receive no compensation for their services as members of the advisory panel, but they shall receive mileage payments at the rates paid to state employees as provided in RSA 99-A:1. Members of the commission who are legislators and are serving as an appointee of the speaker of the house or the president of the senate also shall receive no compensation but shall receive their normal legislative mileage.

7 Departmental Support; Other Support. The commission shall have available to it at its request the services of the offices of the comptroller and the legislative budget assistant and the services of the supreme court judicial planning committee. The commission may, subject to the provisions of section 8 of this act, retain such staff as is required to complete its study, report and proposed legislation.

8 Appropriations. There is hereby appropriated to the joint legislative account (PAU 01, 02, 01, 03, 01) the sums of \$10,000 for the fiscal year ending June 30, 1980, and \$5,000 for the fiscal year ending June 30, 1981, for the purposes of paying the non-legislative mileage expenses provided for in section 6 of this act. Any remainder may be expended by the commission, after having been properly authorized, for those items it believes are necessary or desirable in carrying out its mandate under this act. All expenditures made hereunder shall be made at the request of the speaker of the house and the president of the senate with the approval of the joint committee on legislative facilities.

Amendment adopted.

Rep. Jones offered an amendment.

Amendment

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Membership. The commission shall consist of 6 members, 3 of whom shall be appointed by the president of the senate and 3 by the speaker of the house at least 2 of whom shall be members of the house judiciary committee. In addition to the commission, there shall be an advisory panel to the commission which shall consist of the following non-voting members:

I. A member appointed by the chief justice of the supreme court.

II. A member appointed by the chairman of the administrative committee of the district and municipal courts.

III. A member appointed by the New Hampshire municipal association.

IV. A member appointed by the New Hampshire bar association.

V. A member appointed by the chief justice of the superior court.

VI. A member appointed by the New Hampshire probate judges association.

VII. A member appointed by the New Hampshire association of counties who shall be a county commissioner.

Amend the bill by striking out section

6, 7, and 8 and inserting in place thereof the following:

6 Compensation. The members of the advisory panel who are not legislators appointed by the president of the senate or the speaker of the house shall receive no compensation for their services as members of the advisory panel, but they shall receive mileage payments at the rates paid to state employees as provided in RSA 99-A:1. Members of the commission who are legislators and are serving as an appointee of the speaker of the house or the president of the senate also shall receive no compensation but shall receive their normal legislative mileage.

7 Departmental Support; Other Support. The commission shall have available to it at its request the services of the offices of the comptroller and the legislative budget assistant and the services of the supreme court judicial planning committee. The commission may, subject to the provisions of section 8 of this act, retain such staff as is required to complete its study, report and proposed legislation.

8 Appropriations. There is hereby appropriated to the joint legislative account (PAU 01, 02, 01, 03, 01) the sums of \$10,000 for the fiscal year ending June 30, 1980, and \$5,000 for the fiscal year ending June 30 1981, for the purposes of paying the non-legislative mileage expenses provided for in section 6 of this act. Any remainder may be expended by the commission, after having been properly authorized, for those items it believes are necessary or desirable in carrying out its mandate under this act. All expenditures made hereunder shall be made at the request of the speaker of the house and the president of the senate with the approval of the joint committee on legislative facilities.

There being no objection, the Clerk dispensed with the reading of the amendment. Rep. Jones explained his amendment. Amendment adopted.

Referred to Appropriations.

SB 125, legalizing the 1979 town meetings of Derry and Dublin. Ought to Pass with Amendment.

The amendment corrects the wording of the section of the bill concerning Derry. It adds sections that would legalize the acts and minutes of the towns of Antrim, Woodstock, Londonderry, the precinct of Haverhill Corner and the Ovster River School district. Rep. Ezra B. Mann, II for Municipal and County Government.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

legalizing actions taken at certain town meetings, school district meetings, and precinct meetings.

Amend the bill by striking out all after

the enacting clause and inserting in place thereof the following:

1 Town of Derry. The votes of the town meeting of the town of Derry held on March 17, 1979, to issue serial bonds or notes for sewerage facilities in an amount not to exceed \$3,128,000 and to issue notes in an amount not to exceed \$115,000 for highway improvements are hereby legalized, ratified and confirmed.

2 Town of Dublin. All of the acts, votes and proceedings of the annual town meeting of the town of Dublin held on March 13, 1979, are hereby legalized, ratified and confirmed.

3 Town of Bristol. All of the acts, votes and proceedings of the annual town meeting of the town of Bristol held March 13 and March 15, 1979, including but not limited to the vote under article 2 to appropriate \$975,000 for extension and enlargement of the water system, to be raised by application of a Farmers Home Administration grant of \$640,000 and a bond or serial note issue of \$335,000, are hereby legalized, ratified and confirmed.

4 Town of Londonderry. Certain towns at their annual meetings in March, 1963, had in their respective warrants articles relative to zoning. On February 21, 1963, laws of 1963, chapter 5, became law and changed the procedure for the adoption of zoning ordinances; viz., RSA 31:63 was amended and RSA 31:63-a was added as a new section of the RSA. Such legislation adopted in 1963 was not adopted in time for towns to comply with its changed requirements. To remedy such situation, laws of 1963, chapter 432, was passed on June 26, 1963. However, the town of Londonderry was omitted from such legislation. In order to correct such oversight, all of the acts, votes and proceedings of the annual town meeting of the town of Londonderry held in March, 1963, including, but not limited to, the enactment of zoning regulations are hereby legalized, ratified and confirmed.

5 Precinct of Haverhill Corner. All of the acts, votes and proceedings of the annual precinct meeting of the precinct of Haverhill Corner in the town of Haverhill held on March 14, 1979, including but not limited to the vote on article 7, are hereby legalized, ratified and confirmed.

6 Town of Antrim. All acts, votes and proceedings of the annual town meeting of the town of Antrim held on March 14, 1978, are hereby legalized, ratified and confirmed.

7 Oyster River Cooperative School District. All acts, votes and proceedings of the annual meeting of the Oyster River cooperative school district held on March 7, 1979, and May 23, 1979, are hereby legalized, ratified and confirmed.

8 Town of Woodstock. All acts, votes and proceedings of the town meetings of the town of Woodstock held on March 14, 1978, and March 13, 1979, including all votes whereby the town appropriated a total of \$138,000 for its share of the cost of the purchase and construction of a refuse disposal facility in the town of Lincoln, New Hampshire, authorized the transfer of \$21,000 from the federal revenue sharing fund to meet such appropriation, authorized

the transfer of \$30,371 from the solid waste disposal (dump) capital reserve fund to meet such appropriation, and authorized the borrowing of \$86,629 to meet the balance of such appropriation, are hereby legalized, ratified and confirmed in all respects, and the selectmen of the town are authorized to issue \$86,629 bonds or notes for such purpose under the municipal finance act.

9 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Rep. Mann moved that SB 175 be recommitted to the Committee on Municipal and County Government and spoke to his motion.

Adopted.

Recommitted to the Committee on Municipal and County Government.

SB 253, relative to the area of operation of the New Hampshire housing commission. Majority: Inexpedient to Legislate. Minority: Ought to Pass with Amendment.

Rep. Mann moved that SB 253 be made a Special Order for Thursday, June 7.

Rep. Spiro spoke in favor of the motion. Adopted.

SR 93, authorizing the Berlin water works to use an increased amount of water from the Godfrey dam and reservoir. Refer to the Committee on Resources, Recreation and Development for Interim Study.

Because of the involvement of several municipalities and because the site is on National Forest lands and because there are major gaps in past records, this appears to be a classic case of dispute over reparation rights. The more questions asked of various State and regulatory agencies, the more questions that arise. Interim study gives a chance to get more legal and jurisdictional information to protect all interested parties. Committee vote was 9-5. Rep. Stanley H. Williamson for Resources, Recreation and Development.

Referred to the Committee on Resources, Recreation and Development for Interim Study.

SB 177, establishing minimum standards for energy conservation in new building construction. Ought to Pass.

SB 177 requires that all new construction in New Hampshire meet minimum standards for energy conservation. It seeks to reduce the amount of energy consumed in the State thus also reducing our dependence on imported fuels and resulting in long term consumer savings. The standards are to be enforced by the local building inspector, a designated local-code enforcement official or, if neither exists in a community, by the Governor's Council on Energy. The bill passed by a unanimous vote of the Committee 8-0. Rep. James A. Burchell for Science and Technology.

Rep. Sallada offered an amendment.

Amendment

Amend RSA 155-D:3 as inserted by section one of the bill by striking out same and inserting in place thereof the following:

155-D:3 Construction Standards. All new buildings and structures or portions thereof and additions to existing buildings that provide facilities or shelter for public assembly, educational, business, mercantile, institutional, and residential occupancy except single family residential dwellings, as well as those portions of factories and industrial occupancies designed primarily for human occupancy, shall conform to standards not less than those established by the "Model Code for Energy Conservation in New Building Construction" and amendments thereto.

There being no objection the Clerk dispensed with the reading of the amendment.

Rep. Sallada explained his amendment and yielded to questions.

Reps. Emma Wheeler, Wiggins and French spoke in favor of the amendment.

Reps. Stahl, Collins and Lyons spoke against the amendment.

Reps. M. Arnold Wight and Leonard Smith spoke against the amendment and yielded to questions.

Rep. Jean White spoke in favor of the amendment and yielded to questions.

Rep. MacDonald moved the previous question. Sufficiently seconded. Adopted.

Rep. French requested a roll call. Sufficiently seconded.

(Speaker presiding)
YEAS 145 NAYS 176
YEAS 145

BELKNAP: Beard, Gary Dionne, French, Mansfield, Sabbow and Sanders.

CARROLL: Roderick Allen, Chase, Heath, Keller, Kenneth MacDonald and Towle.

CHESHIRE: Raybutt, Crane, Dostilio, Ernst, Galloway, Moore, Nims, O'Connor, Scranton and Jean White.

COOS: Elmer Beaulac, Brungot, Burns, Fortier, Guay, Horton, Mathew, Oleson, Willey, Wiswell and York.

GRAFTON: Ira Allen, Buckman, George Cate, Christy, Clark, Dearborn, Logan, Low, McAvoy, Pepitone, Rounds, Seely, Snell, Ward and Andrew Ware.

HILLSBOROUGH: Archambault, Emile Boisvert, Wilfrid Boisvert, Bosse, Compagna, Joseph Cote, Coutermarsh, Craig, Dolbec, Beverly Dupont, Raymond Dupont, Joseph Eaton, Gabrielle Gagnon, Gelinac, Granger, Sal Grasso, Head, Heald, Healy, Howard Humphrey, Lahombarde, Lefevre, Levesque, Mazur, Naro, Aime Paradis, Peter Parady, Perkins, Polak, Record, Paul Riley, Roy, Sallada, Silva, Steiner, Stylianos, James Sullivan, Rock Tremblay, Vachon, Eliot Ware, Weaver, Emma Wheeler and Kenneth Wheeler.

MERRIMACK: Allgeyer, Ayres, Laurent Boucher, John Cate, Milton Cate, Clements,

Kidder, Locke, Mitchell, Nichols, O'Neill, Paire, Plourde, Doris Rilev, William Roberts, Shepard, Stockman and Waters.

ROCKINGHAM: Bishee, Blake, Butler, Carpenito, Patricia Cote, Ellyson, Felch, Beverly Gage, Gibbons, Kashulines, Roger King, Loveioy, McEachern, Parolise, Schmidtchen, Freda Smith, Stickney, Sytek, Tavitian, Tufts, Warburton and Wolfson.

STRAFFORD: Drew, Meader, Robinson and Tripp.

SULLIVAN: Brodeur, Burrows, Cutting, D'Amante, Domini, LeBrun, Lucas, Palmer, Wiggins and Williamson.

NAYS 176

BELKNAP: Birch, Bordeau, Bowler, Downs, Michael Hanson, Hildreth, Nighswander and Randall.

CARROLL: Dickinson and Kenneth Smith.

CHESHIRE: Jesse Davis, Daniel Eaton, Gordon, Ladd, Lynch, Miller, Proctor, Margaret Ramsay, William Rilev, Russell and Vrakatisis.

COOS: Chappell, Bradley Haynes, George Lemire, Richardson, Theriault and Alcide Valliere.

GRAFTON: Aldrich, Chambers, Copenhaver, Michael King, LaMott, Lowmes, Mann, Taffe, Thomson and Walter.

HILLSBOROUGH: Ainley, Arris, Burkush, Carswell, Yvette Chagnon, Corser, Catherine-Ann Dav, Donovan, Drewniak, Clyde Eaton, Nancy Gagnon, Girolimon, Guidi, Hall, Hendrick, Jamrog, Kalamanos, Karnis, Keefe, Lamv, Lyons, Madigan, Martel, McLaughlin, Milton Meyers, Morgan, Morrison, Mulligan, Murray, Nardi, Odell, Pappas, Pastor, Peters, Plomaritis, Podles, Proulx, David Ramsay, Peter Ramsey, Reidy, Edward Smith, Leonard Smith, Soucy, Spirou, Stahl, Van Loan, Welch, Robert Wheeler, James J. White, M. Arnold Wight and Zajdel.

MERRIMACK: Bellerose, Bibbo, Blakeney, Bodi, Carroll, Daniell, Epstein, Holliday, McLane, Packard, Ralph, Randlett, Gerald Smith, Stin, Stokes, Trachy, Underwood and Wiviott.

ROCKINGHAM: Appel, Blanchette, William Boucher, Cahill, Marilyn Campbell, Collins, Connors, Cotton, Robert Dav, Dufev, Flanagan, Joseph Flynn, Carl Gage, Greene, Hartford, Hoar, Jones, Kane, Kozacka, Krasker, Landry, Lavcock, Leslie, LoFranco, Joseph MacDonald, Norman Myers, Nelson, Newman, Pantelakos, Parr, Peterson, Pevear, Pucci, Quimby, Rogers, Scamman, Skinner, Splaine, Stimmell, Vlack, Helen Wilson, Wojnowski and Woodman.

STRAFFORD: Burchell, Ronald Chagnon, DeNafio, Donnelly, Farnham, Gauvin, Hebert, Dianne Herche, James Herche, Joos, Lessard, Morrisette, Nadeau, Pine, Pray, Preston, Dennis Ramsey, Sackett, Schreiber, Donald Smith, Vallev, Vaughan and Whitehead.

SULLIVAN: Sim Gray, Spaulding, Townsend and Tucker, and the amendment lost.

Rep. Head notified the Clerk that she inadvertently voted yea and meant to vote nay.

Rep. Wilfrid Boisvert moved that the words, Inexpedient to Legislate, be substituted for the committee report, Ought to Pass, and spoke to his motion.

Rep. Low spoke in favor of the motion.

Rep. Scamman spoke against the motion.

The previous question was moved.

Sufficiently seconded. Adopted.

A roll call was requested. Sufficiently seconded.

(Speaker Presiding)

YFAS 142 NAYS 178

YFAS 142

BELKNAP: Gary Dionne, Sabhow and Sanders.

CARROLL: Roderick Allen, Chase, Heath, Keller, Kenneth MacDonald and Towle.

CHESHIRE: Crane, Dostilio, Ernst, Galloway, Moore, Nims, O'Connor, Scranton and Jean White.

COOS: Elmer Beaulac, Brungot, Burns, Guay, Horton, Oleson, Richardson, Willev, Wiswell and York.

GRAFTON: Aldrich, Ira Allen, Ruckman George Cate, Christy, Clark, Dearborn, Logan, Low, McAvoy, Pepitone, Rounds, Seely, Snell, Thomson, Ward and Andrew Ware.

HILLSBOROUGH: Archambault, Emile Boisvert, Wilfrid Boisvert, Bosse, Yvette Chagnon, Compagna, Joseph Cote, Coutermarsh, Craig, Dolbec, Raymond Dupont, Clyde Eaton, Joseph Eaton, Gabrielle Gagnon, Celinas, Granger, Sal Grasso, Healy, Howard Humphrey, Karnis, Labomharde, Lefebvre, Levesque, Madigan, Mazur, McLaughlin, Morgan, Naro, Odell, Aime Paradis, Peter Parady, Perkins, Podles, Polak, Record, Paul Riley, Sallada, Silva, Steiner, Stylianos Wallin, Eliot Ware, Weaver, Emma Wheeler and Kenneth Wheeler.

MERRIMACK: Allgeyer, Ayles, Laurent Boucher, John Cate, Milton Cate, Clements, James Humphrey, Kidder, Locke, Mitchell, Nichols, Paire, Plourde, Randlett, Doris Riley, William Roberts, Shepard, Gerald Smith, Stockman and Waters.

ROCKINGHAM: Bisbee, Marilyn Campbell, Carpenito, Patricia Cote, Ellvson, Felch, Gibbons, Kashulines, Lovejoy, McEachern, Parolise, Peterson, Rogers, Stickney, Sytek, Tavitian, Warburton and Wolfen.

STRAFFORD: Drew, Nadeau and Tripp.

SULLIVAN: Brodeur, Burrows, Cutting, D'Amante, Domini, Sim Gray, LeBrun, Lucas, Palmer, Wiggins and Williamson.

CARROLL: Dickinson and Kenneth Smith.

CHESHIRE: Baybutt, Jesse Davis, Daniel Eaton, Cordon, Ladd, Lvnch, Miller, Proctor, Margaret Ramsay, William Riley, Russell, and Vrakatitsis.

COOS: Chappell, Fortier, Bradley Haynes, Theriault and Alcide Valliere.

GRAFTON: Chambers, Copenhaver, Michael King, Lowmes, Mann, Taffe and Walter.

HILLSBOROUGH: Ainley, Arris, Burkush, Carswell, Corser, Catherine-Ann Dav, Donovan, Drennick, Beverly Dupont, Nancy Gagnon, Girolimon, Guidi, Hall, Head, Heald, Hendrick, Jamrog, Kaklamanos, Keefe, Lamy, Lvsos, Martel, Milton Mevers, Morrison, Mulligan, Murray, Nardi, Pappas, Pastor, Plomariis, Proulx, David Ramsay, Peter Ramsev, Reidy, Roy, Edward Smith, Leonard Smith, Soucy, Spirov, Stahl, James Sullivan, Sweeney, Rock Tremblay, Vachon, Van Loan, Welch, Robert Wheeler, James White, M. Arnold Wight and Zajdel.

MERRIMACK: Bellerose, Bibbo, Blakeney, Bodi, Carroll, Daniell, Epstein, Holliday, McLane, O'Neill, Packard, Ralph, Stio, Stokes, Trachy, Underwood and Wiviott.

ROCKINGHAM: Appel, Benton, Blanchette, William Boucher, Butler, Cahill, Collins, Connors, Cotton, Robert Day, Dunfey, Flanagan, Joseph Flynn, Beverly Gage, Carl Gage, Greene, Hartford, Hoar, Jones, Kane, Roger King, Kozacka, Krasker, Landry, Laycock, Leslie, Lofranco, Joseph MacDonald, Norman Myers, Nelson, Newman, Pantelakos, Parr, Pevear, Pucci, Quimbv, Scamman, Schmidtchen, Skinner, Freda Smith, Splaine, Stimmelt, Tufts, Vlack, Helen Wilson, Woinowski and Woodman.

STRAFFORD: Burchell, Ronald Chagnon, DeNafio, Donnellv, Farnham, Gauvin, Hebert, Dianne Herche, James Herche, Joos, Lessard, Meader, Morrisette, Pine, Pray, Preston, Dennis Ramsey, Robinson, Sackett, Schreiber, Donald Smith, Valley, Vaughan and Whitehead.

SULLIVAN: Spaulding, Townsend and Tucker, and the motion lost.

Rep. Rod Allen moved that the words, Refer to the Committee on Science and Technology for Interim Study, be substituted for the committee report, Ought to Pass, spoke to his motion and yielded to questions. Reps. Proctor, Blanchette and Spirov spoke against the motion.

Rep. Dolbec spoke in favor of the motion and yielded to questions.

Rep. Hoar moved the previous question. Sufficiently seconded. Adopted.

A roll call was requested. Sufficiently seconded.

(Speaker presiding)

YFAS 152 NAYS 170

YFAS 152

NAYS 178

BELKNAP: Beard, Birch, Bordeaux, Bowler, Downs, French, Hanson, Hildreth, Mansfield, Nighswander and Randall.

BELKNAP: Gary Dionne, French, Sabhow, and Sanders.

CARROLL: Roderick Allen, Chase, Dickinson, Heath, Keller, Kenneth MacDonald and Towle.

CHESHIRE: Baybutt, Crane, Dostilio, Galloway, Moore, Nims, O'Connor, Scranton and Jean White.

COOS: Elmer Beaulac, Bouchard, Brungot, Burns, Chappell, Guay, Horton, George Lemire, Mayhew, Oleson, Richardson, Alcide Valliere, Willev, Wiswell and York.

GRAFTON: Aldrich, Ira Allen, Buckman, George Cate, Christy, Clark, Dearborn, LaMott, Logan, Low, McAvoy, Pepitone, Rounds, Seely, Snell, Thomson, Ward and Andrew Ware.

HILLSBOROUGH: Archambault, Emile Boisvert, Wilfrid Boisvert, Bosse, Yvette Chagnon, Compagna, Joseph Cote, Coutermarsh, Craig, Dolbec, Raymond Dupont, Clyde Eaton, Joseph Eaton, Gabrielle Gagnon, Granger, Sal Grasso, Healy, Howard Humphrey, Karnis, Lahomharde, Lefebvre, Levesque, Madigan, Mazur, Milton Mevers, Morgan, Naro, Odell, Peter Parady, Perkins, Podles, Polak, Record, Paul Riley, Sallada, Silva, Steiner, Stylianos, Flot Ware, Weaver, Emma Wheeler and Kenneth Wheeler.

MERRIMACK: Allgeyer, Ayles, Laurent Boucher, John Cate, Milton Cate, Clements, Daniell, Hill, Kidder, Locke, Mitchell, Nichols, Paire, Plourde, Ralph, Randlett, Doris Riley, William Roberts, Shepard, Gerald Smith, Stockman and Waters.

ROCKINGHAM: Bishee, Blake, Marilyn Campbell, Patricia Cote, Fllyson, Felch, Beverly Gage, Gihbons, Kashulines, Lovejoy, McEachern, Nelson, Parolise, Peterson, Rogers, Schmidtchen, Freda Smith, Sytek, Tavitian, Warburton and Wolfson.

STRAFFORD: Drew, Joos and Pray.

SULLIVAN: Brodeur, Burrows, Cutting, D'Amante, Domini, Sim Grav, LeBrun, Lucas, Palmer, Wiggins and Williamson.

NAYS 170

BELKNAP: Beard, Birch, Bordeaux, Bowler, Downs, Hildreth, Mansfield and Randall.

CARROLL: Kenneth Smith.

CHESHIRE: Jesse Davis, Daniel Eaton, Gordon, Ladd, Lynch, Miller, Proctor, Margaret Ramsay, William Riley, Russell and Vrakatitsis.

COOS: Fortier, Bradley Haynes and Theriault.

GRAFTON: Chambers, Copenhaver, Michael King, Lownes, Mann, Taffe and Walter.

HILLSBOROUGH: Ainley, Arris, Bover, Burkush, Carswell, Corser, Catherine-Ann Dav, Donovan, Drewmiak, Beverly Dupont, Nancv Gagnon, Gelinas, Girolimon, Guidi, Hall, Head, Heald, Hendrick, Jamrog, Kalamanos, Keefe, Lamv, Lyons, Martel, Morrison, Mulligan, Murray, Nardi, Pappas, Pastor, Peters, Plomaritis, Proulx, David

Ramsav, Peter Ramsev, Reidy, Roy, Edward Smith, Leonard Smith, Soucy, Spirou, Stahl, James Sullivan, Sweeney, Rock Tremblay, Vachon, Van Loan, Wallin, Welch, Robert Wheeler, James J. White, M. Arnold Wight and Zaidel.

MERRIMACK: Bellerose, Bibbo, Blakeney, Rodi, Carroll, Epstein, Holliday, McLane, O'Neill, Packard, Stio, Stokes, Trachy, Underwood and Wiviott.

ROCKINGHAM: Appel, Benton, Blanchette, William Boucher, Butler, Cahill, Carpenito, Collins, Connors, Cotton, Robert Dav, Dunfey, Flanagan, Joseph Flvnn, Carl Gage, Greene, Hartford, Hoar, Jones, Kane, Roger King, Kozacka, Krasker, Landrv, Lavcock, Leslie, LoFranco, Joseph MacDonald, Norman Myers, Newman, Pantelakos, Parr, Pevear, Pucci, Quimby, Scamman, Skinner, Splaine, Stickev, Stimmell, Tufts, Vlack, Helen Wilson, Wojnowski and Woodman.

STRAFFORD: Burchell, Ronald Chagnon, DeMafio, Donnelly, Farnham, Gauvin, Hebert, Dianne Herchek, James Herchek, Lessard, Deamer, Morrisette, Nadeau, Pine, Preston, Dennis Ramsev, Robinson, Sackett, Schreiber, Donald Smith, Tripp, Vallev, Vaughan and Whitehead.

SULLIVAN: Spaulding, Townsend and Tucker, and the motion lost.

Question being on the adoption of the committee report, Ought to Pass.

On a voice vote, the Speaker was in doubt and requested a roll call.

(Speaker presiding)

YEAS 172 NAYS 151

YEAS 172

BELKNAP: Beard, Birch, Bordeaux, Bowler, Hildreth, Mansfield and Randall.

CARROLL: Kenneth Smith.

CHESHIRE: Jesse Davis, Daniel Eaton, Gordon, Ladd, Lynch, Miller, Nims, Proctor, Margaret Ramsav, William Riley, Russell and Vrakatitsis.

COOS: Bouchard, Fortier, Bradley Haynes and Theriault.

GRAFTON: Chambers, Copenhaver, Michael King, Lownes, Mann, Taffe and Walter.

HILLSBOROUGH: Ainley, Arris, Bover, Burkush, Carswell, Corser, Catherine-Ann Dav, Donovan, Drewmiak, Beverly Dupont, Nancv Gagnon, Gelinas, Girolimon, Guidi, Hall, Head, Heald, Hendrick, Jamrog, Kalamanos, Keefe, Lamv, Lyons, Martel, Morrison, Mulligan, Murray, Nardi, Pappas, Pastor, Peters, Plomaritis, Proulx, David Ramsav, Peter Ramsev, Reidy, Roy, Edward Smith, Leonard Smith, Soucy, Spirou, Stahl, James Sullivan, Sweeney, Rock Tremblay, Vachon, Van Loan, Wallin, Welch, Robert Wheeler, James J. White, M. Arnold Wight and Zaidel.

MERRIMACK: Bellerose, Bibbo, Blakeney, Rodi, Carroll, Epstein, Holliday, McLane,

O'Neill, Packard, Stio, Stokes, Trachy, Underwood and Wiviott.

ROCKINGHAM: Appel, Benton, Blanchette, William Boucher, Butler, Cahill, Marilyn Campbell, Collins, Connors, Cotton, Robert Dav, Dunfey, Flanagan, Joseph Flynn, Carl Gage, Greene, Hartford, Hoar, Jones, Kane, Roger King, Kozacka, Krasker, Landry, Laycock, Leslie, LoFranco, Joseph MacDonald, Norman Myers, Newman, Pantelakos, Parr, Pevear, Pucci, Quimby, Scamman, Skinner, Splaine, Stimmell, Tufts, Vlack, Helen Wilson, Wojnowski and Woodman.

STRAFFORD: Burchell, Ronald Chagnon, DeNafio, Donnelly, Farnham, Gauvin, Hebert, Dianne Herchek, James Herchek, Joos, Lessard, Meader, Morrisette, Nadeau, Pine, Pray, Preston, Dennis Ramsey, Robinson, Sackett, Schreiber, Donald Smith, Vallev, Vaughan and Whitehead.

SULLIVAN: Spaulding, Townsend and Tucker.

NAYS 151

BELKNAP: Gary Dionne, Downs, French, Sabhow and Sanders.

CARROLL: Roderick Allen, Chase, Dickinson, Heath, Keller, Kenneth MacDonald and Towle.

CHESHIRE: Baybutt, Crane, Dostilio, Galloway, Moore, O'Connor, Scranton and Jean White.

COOS: Elmer Beaulac, Brungot, Burns, Chappell, Guay, Horton, George Lemire, Mavhew, Oleson, Richardson, Alcide Valliere, Willey, Wiswell and York.

GRAFTON: Aldrich, Ira Allen, Buckman, George Cate, Christy, Clark, Dearborn, LaMott, Logan, Low, McAvoy, Pepitone, Rounds, Seely, Snell, Thomson, Ward and Andrew Ware.

HILLSBOROUGH: Archambault, Emile Boisvert, Wilfrid Boisvert, Bosse, Yvette Chagnon, Compagna, Joseph Cote, Coutermarsh, Craig, Dolbec, Raymond Dupont, Clyde Eaton, Joseph Eaton, Gabrielle Gagnon, Granger, Sal Grasso, Healy, Howard Humphrey, Karnis, Labombarde, Lefebvre, Levesque, Madigan, Mazur, McLaughlin, Morgan, Naro, Odell, Peter Paradv, Perkins, Podles, Polak, Record, Paul Riley, Sallada, Silva, Steiner, Stylianos, Eliot Ware, Weaver, Emma Wheeler and Kenneth Wheeler.

MERRIMACK: Allgeyer, Ayles, Laurent Boucher, John Cate, Milton Cate, Clements, Daniell, Hill, Kidder, Locke, Mitchell, Nichols, Paire, Plourde, Ralph, Randlett, Doris Rilev, William Roberts, Shepard, Gerald Smith, Stockman and Waters.

ROCKINGHAM: Bisbee, Blake, Carpenito, Patricia Cote, Ellyson, Felch, Beverly Gage, Gibbons, Kashulines, Lovejov, McEachern, Nelson, Parolise, Peterson, Rogers, Schmidtchen, Freda Smith, Stickney, Svtek, Tavitian, Warburton and Wolfsen.

STRAFFORD: Drew and Tripp.

SULLIVAN: Brodeur, Burrows, Cutting, D'Amante, Domini, Sim Gray, LeBrun, Lucas, Palmer, Wiggins and Williamson, and the committee report was adopted.

Ordered to third reading.

SB 54, relative to the department of centralized data processing. Refer to the Committee on Executive Departments and Administration for Interim Study.

The proposed legislation addresses some problems that should be considered at some time. However, the committee feels that the bill needs a lot of work to amend its present form to clear up some inconsistencies. Unanimous vote of committee (15-0). Rep. Robert W. Dearhorn for Executive Departments and Administration.

Referred to the Committee on Executive Departments and Administration for Interim Study.

SB 221, relative to the license and control of the practice of rehabilitation counseling. Refer to the Committee on Executive Departments and Administration for Interim Study.

While SB 221 has unquestioned merit, the Committee felt it should be considered with other bills in the mental health and counseling field that have already been sent to interim study. In addition to a long hearing, Executive Departments and Administration Committee held three informational sessions and several subcommittee meetings. With at least six amendments to be considered, insufficient time made an interim study report essential if justice is to be done this important area. Vote was 12-0. Rep. Frederick T. Ernst for Executive Departments and Administration.

Rep. Townsend moved that SB 221 be recommitted to the Committee on Executive Departments and Administration.

Adopted.

Recommitted to the Committee on Executive Departments and Administration.

SB 90, relative to the illegal sale of certain quantities of narcotic drugs. Inexpedient to Legislate.

Everyone wants to get tough with drug pushers but this bill would allow them to go free as the long mandatory sentences would make it nearly impossible to convict them. The sponsor could not supply a single example of drug pushers not being sent to jail under the current law. Vote was 14-1. Rep. Louis D. Record for Judiciary.

Rep. Granger moved that the words, Ought to Pass, be substituted for the committee report, Inexpedient to Legislate, and spoke to his motion.

Reps. Epstein and Wiggins spoke against the motion.

Rep. O'Connor spoke in favor of the motion.

Rep. Bosse spoke against the motion and yielded to questions.

Rep. Snell moved the previous question.

Sufficiently seconded. Adopted.

Rep. O'Connor requested a roll call.
Sufficiently seconded.

(Sneaker presiding)
YFAS 57 NAYS 231
YEAS 57

BELKNAP: None.

CARROLL: Roderick Allen, Dickinson, Keller and Towle.

CHESHIRE: O'Connor and Jean White.

COOS: Elmer Beaulac, Chappell and Horton.

GRAFTON: Aldrich, Low, McAvoy, Snell and Thomson.

HILLSBOROUGH: Arris, Emile Boisvert, Compagna, Joseph Cote, Donovan, Drewniak, Clyde Eaton, Gelin, Granger, Sal Grasso, Karnis, Labombard, Madigan, Mazur, McLaughlin, Aime Paradis, Reidy, Paul Riley, Emma Wheeler, Robert Wheeler and Zajdel.

MERRIMACK: Ayres, John Cate, Locke, Mitchell, Randlett, William Roberts and Wiviott.

ROCKINGHAM: Benton, Blake, Ellvson, Roger King, LoFranco, Tavittian and Warburton.

STRAFFORD: Ronald Chagnon, Drew, Joos and Pray.

SULLIVAN: D'Amante, Domini, Sim Gray and LeBrun.

NAYS 231

BELKNAP: Beard, Birch, Bordeaux, Bowler, Gary Dionne, Downs, French, Hildreth, Mansfield, Nighswander, Randall, Sablow and Sanders.

CARROLL: Chase, Heath, Kenneth MacDonald and Kenneth Smith.

CHESHIRE: Baybutt, Crane, Jesse Davis, Dostilio, Daniel Eaton, Ernst, Galloway, Gordon, Kohl, Ladd, Lynch, Moore, Nims, Proctor, Margaret Ramsay, Russell, Scranton and Vrakatisis.

COOS: Bouchard, Brungot, Burns, Fortier, Guay, Bradley Haines, George Lemire, Mayhew, Theriault, Alcide Valliere, Wiswell and York.

GRAFTON: Ira Allen, Buckman, George Cate, Chambers, Christy, Copenhaver, Dearborn, Michael King, LaMott, Logan, Lowmes, Mann, Peditone, Seely, Taffe, Walter, Ward and Andrew Ware.

HILLSBOROUGH: Ainley, Archambault, Bosse, Burkush, Carswell, Yvette Chagnon, Corser, Craig, Catherine-Ann Day, Raymond Dupont, Joseph Eaton, Gabrielle Gagnon, Nancy Gagnon, Girolimon, Guidi, Hall, Head, Heald, Healy, Hendrick, Howard Humphrey, Jamrog, Kaklamanos, Keefe, Lamy, Levesque, Lyons, Martel, Morgan, Mulligan, Murray, Naro, Odell, Pappas, Peter Parady, Pastor, Peters, Plomaritis, Podles, Polak, Proulx, David

Ramsay, Peter Pamsey, Roy, Sallada, Silva, Edward Smith, Leonard Smith, Soucy, Spiro, Stahl, Steiner, Stilianos, James Sullivan, Sweeney, Rock Tremblay, Vachon, Van Loan, Eliot Ware, Weaver, Welch, Kenneth Wheeler and M. Arnold Wight.

MERRIMACK: Allgeyer, Bellerose, Blakeney, Bodi, Laurent Boucher, Milton Cate, Clements, Daniell, Epstein, Hill, Holliday, James Humphrey, Kidder, McLane, Nichols, O'Neill, Packard, Paire, Plourde, Ralph, Doris Riley, Gerald Smith, Stio, Stockman, Stokes, Trachy and Waters.

ROCKINGHAM: Appel, Bisbee, Blanchette, William Boucher, Butler, Marilyn Campbell, Carpenito, Collins, Patricia Cote, Cotton, Robert Dav, Dunfee, Felch, Flanagan, Joseph Flynn, Beverly Gage, Carl Gage, Gibbons, Greene, Hartford, Hoar, Jones, Kozacka, Landry, Lovejoy, Joseph MacDonald, McEachern, Norman Myers, Nelson, Newman, Pantelakos, Parolise, Parr, Peterson, Pevear, Pucci, Quimby, Rogers, Scamman, Schmidtchen, Skinner, Freda Smith, Splaine, Stickney, Stimmell, Sytek, Tufts, Vlack, Helen Wilson and Wolfson.

STRAFFORD: Burchell, Donnelly, Farnham, Gauvin, Hebert, James Herche, Lessard, Meader, Nadeau, Pine, Preston, Dennis Ramsey, Robinson, Sackett, Schreiber, Donald Smith, Tripp and Whitehead.

SULLIVAN: Brodeur, Burrows, Cutting, Lucas, Palmer, Townsend, Tucker and Wiggins, and the motion lost.

Resolution adopted.

SB 128, relative to retired probate judges sitting as masters in contested cases. Inexpedient to Legislate.

This bill is slightly more restrictive than HB 704 which addresses the same problem and was passed by the House. Vote was 13-0. Rep. Donna P. Sytek for Judiciary.

Rep. Bosse moved that the words, Ought to Pass, be substituted for the committee report, Inexpedient to Legislate, and spoke to his motion.

Adopted.

Ordered to third reading.

SB 142, making the intentional poisoning of animals a misdemeanor. Inexpedient to Legislate.

No demonstrated need revealed in hearing to justify increasing existing penalty from a violation to a misdemeanor. Vote was 11-0. Rep. Delight H. Reese for Judiciary.

Rep. Sablow moved that the words, Ought to Pass, be substituted for the committee report, Inexpedient to Legislate, and spoke to his motion.

Reps. Pevear and Parr spoke in favor of the motion.

Reps. Stokes and Bosse spoke against the motion.

Rep. Sablow requested a roll call.
Sufficiently seconded.

(Speaker presiding)
YEAS 126 NAYS 171
YEAS 126

BELKNAP: Birch, Bordeau, Bowler, Gary Dionne, Downs, Hildreth, Mansfield, Nighswander, Randall and Sabhow.

CARROLL: Roderick Allen, Heath, Keller, Kenneth Smith and Towle.

CHESHIRE: Crane, Jesse Davis, Ernst, Ladd, Lynch, Miller, O'Connor, Proctor, Margaret Ramsay and William Riley.

COOS: Brungot, Bradley Haynes, George Lemire, Mayhew, Theriault, Alcide Valliere and Wiswell.

GRAFTON: Aldrich, George Gate, Chambers, Copenhaver, Dearborn, Michael King, LaMott, Low, Pepitone, Snell and Walter.

HILLSBOROUGH: Ainley, Burkush, Corser, Catherine-Ann Dav, Dreniak, Beverly Dupont, Gabrielle Gagnon, Head, Hendrick, Lahomharde, Lamy, Milton Meyers, Mulligan, Murray, Nardi, Pappas, Aime Paradis, Plomaritis, David Ramsay, Silva, Soucy, Spirou, Steiner, Van Loan, Wallin and M. Arnold Wight.

MERRIMACK: Bellerose, Blakeney, Bodi, Carroll, Daniell, Holliday, James Humphrey, Locke, Mitchell, O'Neill, Packard, Gerald Smith, Trachy and Wiviott.

ROCKINGHAM: Bisbee, Blake, Blanchette, Butler, Connors, Patricia Cote, Cotton, Dunfey, Ellyson, Carl Cage, Greene, Hartford, Roger King, Kozacka, Krasker, Leslie, LaFrance, Lovejoy, Joseph MacDonald, Newman, Pantelakos, Parr, Pevear, Splaine, Stickney, Stimmell, Vlack and Warhurton.

STRAFFORD: Burchell, Ronald Chagnon, DeNafio, Donnelly, Farnham, Gavin, James Herchek, Joos, Morrisette, Dennis Ramsey, Schreiber and Whitehead.

SULLIVAN: Burrows, Lucas and Townsend.

NAYS 171

BELKNAP: Beard and French.

CARROLL: Chase and Kenneth MacDonald.

CHESHIRE: Baybutt, Daniel Eaton, Galloway, Gordon, Kohl, Moore, Nims, Russell, Scranton and Vrakatisis.

COOS: Elmer Beaulac, Bouchard, Burns, Chappell, Fortier, Guay, Horton and York.

GRAFTON: Ira Allen, Christy, Logan, Lowmes, Mann, McAvoy, Rounds, Seely, Taffe, Ward and Andrew Ware.

HILLSBOROUGH: Archambault, Aris, Emile Boisvert, Bosse, Boyer, Carswell, Yvette Chagnon, Compagna, Coutermarsh, Craig, Dolbec, Donovan, Raymond Dupont, Clyde Eaton, Joseph Eaton, Nancy Gagnon, Girolimo, Granger, Sal Grasso, Guidi, Hall, Heald, Healy, Howard Humphrey, Jamrog,

Karnis, Keefe, Lefebvre, Levesque, Lyons, Madigan, Martel, Mazur, McLaughlin, Morgan, Naro, Odell, Peter Parady, Pastor, Peters, Podles, Polak, Proulx, Reidy, Paul Riley, Roy, Sallada, Edward Smith, Stilianos, James Sullivan, Sweeney, Rock Tremblay, Vachon, Eliot Ware, Weaver, Welch, Emma Wheeler, Kenneth Wheeler, Robert Wheeler and Zajdel.

MERRIMACK: Allgever, Avles, Bibho, Laurent Boucher, John Gate, Milton Gate, Clements, Epstein, Will, Kidder, Nichols, Paire, Plourde, Ralph, Randlett, Doris Riley, William Roberts, Stio, Stockman and Stokes.

ROCKINGHAM: Appel, Benton, William Boucher, Cahill, Marilyn Campbell, Carpenito, Collins, Robert Day, Felch, Flanagan, Joseph Flynn, Beverly Cage, Gibbons, Hoar, Jones, Kane, Landry, Laycock, McEachern, Norman Myers, Nelson, Parolise, Peterson, Pucci, Quimby, Rogers, Scamman, Schmidtschen, Skinner, Freda Smith, Sytek, Vitavian, Tufts, Helen Wilson and Wolfson.

STRAFFORD: Drew, Hebert, Dianne Herchek, Lessard, Meader, Nadeau, Pine, Prav, Preston, Robinson, Sackett, Donald Smith and Tripp.

SULLIVAN: Brodeur, Cutting, D'Amante, Domini, Sim Gray, LeBrun, Palmer, Spaulding, Tucker and Wiggins, and the motion lost.
Resolution adopted.

ENROLLED BILLS REPORT

HB 26, authorizing the appointment of certain personnel as deputy conservation officers.

HB 485, making an appropriation for the New Hampshire special olympics.

SB 116, relative to issuance of building permits pending changes in building codes and zoning ordinances in cities and towns.

SB 160, relative to voluntary sterilization and a prohibition against nonmedical qualifications.

HB 292, relative to home rule.

HB 347, relative to restrictions on advertising devices on the federal-aid secondary highway system.

HB 441, relative to town and county paupers.

HB 452, relative to the possession of controlled drugs.

HB 545, changing the name of the division of mental health to the division of mental health developmental services.

HB 644, providing for a refund on unused motor vehicle plates.

HB 666, allowing hearings officers to conduct the hearings in certain child abuse cases.

Sen. Laurier Lamontagne
Rep. Lorine Lamontagne
For the Committee

SENATE MESSAGE ACCFDE TO REQUEST FOR COMMITTEE OF CONFERENCE

HB 73, relative to the state guarantee limitation on the aggregate sum for pollution control projects.

The President appointed Sens. Brown, Claveau and Sanborn.

HB 139, to limit responsibility for local welfare payments.

The President appointed Sens. Roy, Hough and McLaughlin.

HB 166, relative to OHRVs and trail-cycles registered for street or highway use.

The President appointed Sens. Poulsen, Mann and Lamontagne.

HB 214, revising statutes pertaining to health, welfare and public protection.

The President appointed Sens. Roy, Wageman and McLaughlin.

HB 314, relative to the reporting of shortages to bank commissioner.

The President appointed Sens. Poulsen, Hough and Champagne.

HB 374, increasing the appropriations for school building aid.

The President appointed Sens. Rock, Blaisdell and Sanborn.

HB 785, establishing a special committee to study capital budget procedures.

The President appointed Sens. Sanborn, Provost and Mann.

HB 857, relative to the distribution of the Revised Statutes Annotated and the session laws.

The President appointed Sens. Monier, Bergeron and Brown.

RECONSIDERATION

Having voted with the prevailing side, Rep. Nims moved that the House reconsider its action whereby it ordered to third reading, SB 177, establishing minimum standards for energy conservation in new building construction, and spoke to his motion.

Rep. Lyons spoke against the motion.

Rep. Nims requested a roll call.

Sufficiently seconded.

(Speaker presiding)
YFAS 135 NAYS 180
YEAS 135

BELKNAP: French, Sabbow and Sanders.

CARROLL: Roderick Allen, Chase, Heath, Keller and Towle.

CHESHIRE: Bavhutt, Crane, Dostilio, Ernst, Galloway, Kohl, Moore, Nims, O'Connor and Jean White.

COOS: Brungot, Burns, Chappell, Guay, Horton, George Lemire, Mayhew, Alcide Valliere and York

GRAFTON: Aldrich, Ira Allen, Buckman, George Cate, Christv, Dearborn, LaMott, Logan, Low, McAvoy, Pepitone, Rounds, Snell, Thomson, Ward and Andrew Ware.

HILLSBOROUGH: Archambault, Wilfrid Boisvert, Bosse, Yvette Chagnon, Compagna,

Joseph Cote, Craig, Dolbec, Drewniak, Raymond Dupont, Clyde Eaton, Joseph Eaton, Gelinas, Granger, Sal Grasso, Howard Humphrey, Karnis, Lahombarde, Lefebvre, Levesque, Madigan, McLaughlin, Milton Mevers, Morgan, Odell, Aime Paradis, Peter Paradis, Perkins, Podles, Polak, Record, Reidy, Paul Riley, Sallada, Silva, Stilianos, Eliot Ware, Weaver, Emma Wheeler and Kenneth Wheeler.

MERRIMACK: Allgever, Avles, Laurent Boucher, John Cate, Milton Cate, Clements, Hill, James Humphrey, Kidder, Locke, Mitchell, Nichols, Randlett, Doris Riley, William Roberts, Gerald Smith and Stockman.

ROCKINGHAM: Bisbee, Blake, Carpenito, Patricia Cote, Filvson, Felch, Beverly Gage, Kashulines, Roger King, Loveioy, McEachern, Nelson, Parolise, Peterson, Rogers, Schmidchen, Freda Smith, Stickney, Sytek, Tavitian, Warburton and Wolfsen.

STRAFFORD: Drew and Tripp.

SULLIVAN: Brodeur, Burrows, Cutting, D'Amante, Domini, Sim Gray, LeBrun, Lucas, Palmer, Wiggins and Williamson.

NAYS 180

BELKNAP: Beard, Birch, Bordeaux, Bowler, Gary Gionne, Downs, Hildreth, Mansfield, Nighswander and Randall.

CARROLL: Kenneth MacDonald and Kenneth Smith.

CHESHIRE: Jesse Davis, Daniel Eaton, Gordon, Ladd, Lynch, Miller, Proctor, Margaret Ramsay, William Riley, Russell, Scranton and Vrakatisis.

COOS: Elmer Beaulac, Bouchard, Fortier, Bradley Haynes, Oleson, Theriault, Willey and Wiswell.

GRAFTON: Chambers, Copenhaver, Michael King, Lowmes, Mann, Seely, Taffe and Walter.

HILLSBOROUGH: Ainley, Arris, Emile Boisvert, Bover, Burkush, Carswell, Corser, Coutermarsh, Catherine-Ann Day, Donovan, Beverly Dupont, Gabrielle Gagnon, Nancy Gagnon, Girolimon, Guidi, Hall, Head, Heald, Healy, Hendrick, Jamroz, Kaklamanos, Keefe, Lamy, Lyons, Martel, Mazur, Mulligan, Murray, Nardi, Naro, Pappas, Pastor, Plomaritis, Proulx, David Ramsay, Peter Ramsev, Roy, Edward Smith, Leonard Smith, Soucv, Spirou, Stahl, Steiner, Sweeney, Rock Tremblay, Vachon, Van Loan, Wallin, Welch, Robert Wheeler, James J. White, M. Arnold Wight and Zajdel.

MERRIMACK: Bellerose, Bibbo, Blakeney, Bodi, Carroll, Daniell, Epstein, Holliday, McLane, O'Neill, Packard, Plourde, Ralph Stio, Stokes, Trachy and Wiviott.

ROCKINGHAM: Appel, Benton, Blanchette, William Boucher, Butler, Cahill, Marilyn Campbell, Collins, Connors, Cotton, Robert Day, Flanagan, Joseph Flynn, Carl Gage, Gibbons, Greene, Hartford, Hoar, Jones,

Kane, Kozacka, Krasker, Landry, Laycock, Leslie, LoFranco, Joseph MacDonald, Norman Myers, Newman, Pantelakos, Parr, Pevear, Pucci, Quimby, Scamman, Skinner, Splaine, Stinnell, Tufts, Vlack, Helen Wilson and Woodman.

STRAFFORD: Burchell, Ronald Chagnon, DeNafio, Donnelly, Farnham, Gauvin, Hebert, Dianne Herchek, James Herchek, Joos, Lessard, Meader, Morrisette, Nadeau, Pine, Pray, Preston, Dennis Ramsev, Robinson, Sackett, Schreiber, Donald Smith, Vaughan and Whitehead.

SULLIVAN: Spaulding, Townsend and Tucker, and reconsideration lost.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading be read a third time by this motion, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today, it be to meet Thursday, June 7 at 10:30 a.m.

Adopted.

LATE SESSION

Third reading and final passage

SB 62, authorizing a fee for publication of notice in probate proceedings.

SB 78, providing for a universal writ to be used by each of the district and municipal courts.

SB 79, allowing victims of crimes to have their views considered in pre-sentence investigations.

SB 128, relative to retired probate judges sitting as masters in contested cases.

SB 193, providing an associate justice of the Concord District Court.

SB 215, relative to defining beneficially interested persons under the probate act.

SB 184, relative to ski area maintenance vehicles.

SB 164, concerning supervisory union laws.

SB 223, authorizing Nathaniel Hawthorne College to grant the master of business administration degree.

SB 123, relative to dental practice in New Hampshire.

SB 177, establishing minimum standards for energy conservation in new building construction.

RECONSIDERATION

Having voted with the prevailing side, Rep. Chambers moved that the House reconsider its action whereby it passed SB 177, establishing minimum standards for energy conservation in new building construction.

Reconsideration lost.

Rep. Kaklamanos moved that the House adjourn.

Adopted.

HOUSE JOURNAL 43

Thursday 7Jun79

The House met at 10:00 a.m.

Prayer was offered by guest Chaplain, Rev. Hugh Reed of the Dunbarton Congregational Church.

Let us pray:

Our Father, we know that by ourselves we are not sufficient for these days or for our problems beyond the measure of our best wisdom.

We are finding out that government of the people by the people is not good enough. We pray for government of the people by God.

Hear our prayer, O God, and grant unto the members of this House Thy guidance, we humbly beseech Thee in Jesus' name. Amen.

Rep. Greene led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Thibeault, Roy Davis, Francis Sullivan, Fisher and Hunt, the day, illness.

Reps. Newman, Rick Trombly, Paire, Gerald Smith, D'Amante, Robert Day, David Campbell, Ladd, Eisengrein, Canney, Aeschliman, Howard, Matson, Matheson, Catherine-Ann Day, Nemzoff-Berman, Waters, Beard, Hoar and Crotty, the day, important business.

Reps. Cecelia Winn and Preston, the day, death in the family.

INTRODUCTION OF GUESTS

5th grade students from Bristol Elementary School with their teacher, Mrs. McDougall, guests of the House; students from Exeter Junior High School and their teacher, Mrs. Florence Condran and Mrs. Lynnda Buell, guests of the Exeter delegation; students from Winnisquam Regional High School, guests of Reps. Bowler and Randall; Charles and Arlene Carroll and Tom Carroll, parents and brother of Rep. Carroll; Dr. Leonard Roberge, professor and psychologist at Wake Forest University in Winston-Salem, North Carolina, guest of the Speaker; 4th grade students from Somersworth Hilltop School and their teacher, Mrs. Constantine, guests of the House; Mrs. Lena Agren, an exchange student from Sweden, guest of the House.

SENATE MESSAGES CONCURRENCE

HB 157, concerning loans to medical and veterinary students.

HB 596, adopting certain uniform amendments to Article 9 of the uniform commercial code.

HB 165, relative to disqualification from office.

HB 231, relative to the reporting of political contributions and expenditures of

candidates for governor's councilor.

HB 238, relative to the verification of checklists.

HB 281, relative to absentee voting by persons observing religious commitments.

HB 558, relative to submission of articles to voters at town meetings by use of official ballots.

HB 750, revising the voter registration forms.

HB 559, relative to the resident tax.

NONCONCURRENCE

HB 739, authorizing the Commissioner of Public Works and Highways to prohibit the transporting of hazardous cargo.

HB 529, relating to the powers of the Department of Public Works and Highways.

REFERRED FOR INTERIM STUDY

HB 851, relative to the treatment of terminal cancer patients and persons suffering from severe glaucoma.

CONCURRENCE WITH HOUSE AMENDMENTS

SB 67, relative to fluoridation referendums.

SB 44, requiring the reporting of critical health problems.

SB 227, relative to capital stock conversion by cooperative banks, building and loan associations and savings and loan associations and relative to reserve requirements for banks.

SB 234, relative to the effective date for certain state agency rules.

SB 171, relative to the method of filling vacancies on the Portsmouth school board.

ACCEDE TO REQUEST FOR COMMITTEE OF CONFERENCE

HB 330, relative to the release of inmates at county houses of correction for the purpose of gainful employment or rehabilitation.

The President appointed Sens. Roy, McLaughlin and Hough.

HB 91, prohibiting the storage or disposal of both of radioactive waste within the state and coastal jurisdiction of the state.

The President appointed Sens. Brown, Provost and Conley.

HB 621, relative to the payment mechanism by which the state assists local school districts to pay for the cost of special education.

The President appointed Sens. Sanborn, Blaisdell and Hough.

ENROLLED BILLS AMENDMENT

HB 368, affecting the responsibilities of the bureau of vital statistics and relating to blood tests required for marriage.

Amendment

Amend RSA 457:26 as inserted by section

3 of the bill by striking out line 2 and inserting in place thereof the following:

shall not less than 3 days from the date on which the notice of

This amendment makes RSA 457:26 conform to the amended version which was signed into law earlier in this session in 1979, 45:2. Adopted.

HB 600, relative to obtaining a peddlers license.

Amendment

Amend section 1 of the bill by striking out line 11 and inserting in place thereof the following:

shall be no police chief then the board of selectmen of the town in this

This amendment corrects a typographical error which out the word "that" in line 11 instead of the word "then."

Adopted.

HB 808, to conform the state unemployment compensation law to federal requirements specified in P.L. 94-566 amended.

Amendment

Amend section 9 of the bill by striking out lines 1 and 2 and inserting in place thereof the following:

9 Between Terms Denial. Amend RSA 282:3, F (supp) as inserted by 1971, 156:19 as amended by striking out said paragraph and inserting in place thereof the following:

This amendment corrects an improperly cited paragraph. Adopted.

SR 204, relative to veterans.

Amendment

Amend section 2 of the bill by striking out lines 2 and 3 and inserting in place thereof the following:

inserting in line 8 after the words "honorable conditions" the following (, or the spouse) so that said paragraph as amended shall read as

Amend section 2 of the bill by striking out lines 12 and 13 and inserting in place thereof the following:

under honorable conditions, or the spouse or the surviving spouse of such resident, and every resident, or the widow of such resident, whose services

This amendment corrects the amending language in section 2 of the bill, and corrects the punctuation in the amended RSA paragraph. Adopted.

HB 754, relative to open pit burning in towns less than 1,000 population.

Amendment

Amend section 1 of the bill by striking out lines 8 and 9 and inserting in place thereof the following:

census, pursuant to the requirements of this act, not to extend beyond July 1, 1982, if the town satisfies one of the following criteria:

This amendment makes a grammatical correction.

Adopted.

SR 249, relative to auditing and program review requirements of the sunset law.

Amendment

Amend section 1 of the bill by striking out lines 2 and 3 and inserting in place thereof the following:

II, (supp) as inserted by 1977, 436:1 as amended by 1979, 74:10 by striking out said paragraph and inserting in place thereof the following:

This amendment clarifies the amending language to make reference to an amendment to the paragraph made earlier in the session. Adopted.

SENATE MESSAGES

REQUESTS CONCURRENCE WITH AMENDMENTS

HB 27, guaranteeing freedom of speech, right of criticism and disclosure for all state employees. (Amendment printed SJ 6/4) Rep. Joseph Fatou moved that the House concur.

Adopted.

HB 661, providing for the local regulation of excavations. (Amendment printed SJ 6/5)

Rep. Greene moved that the House concur. Adopted.

HB 663, allowing minors to clean tables and glasses where liquor is served and to carry alcoholic beverages in case lots. (Amendment printed SJ 6/5)

Rep. Ward moved that the House concur. Adopted.

HB 606, relative to the restoration of rail passenger service in New Hampshire. (Amendment printed SJ 6/5)

Rep. French moved that the House concur. Adopted.

HB 591, relative to juror and witness fees. (Amendment printed SJ 6/5)

Rep. French moved that the House concur. Adopted.

HB 852, relative to the termination of parental rights. (Amendment printed SJ 6/4) Rep. Wilson moved that the House concur. Adopted.

HB 113, updating certain provisions of the law concerning municipal courts. (Amendment printed SJ 6/5)

Rep. Bosse moved that the House concur. Adopted.

HB 564, relative to sentencing in criminal cases. (Amendment printed SJ 6/5)

Rep. Bosse moved that the House concur. Adopted.

HB 87, relative to the grant-in aid program of the bureau of off-highway recreational vehicles and the taxation of golf carts. (Amendment printed SJ 6/5)

Rep. Tavitian moved that the House concur. Adopted.

HB 645, permitting wiretapping with one party consent in certain limited cases. (Amendment printed SJ 6/5)

Rep. Bosse moved that the House concur. Adopted.

HB 629, relative to property tax exemptions for woodheating energy systems. (Amendment printed SJ 6/5)

Rep. M. Arnold Wight moved that the House concur. Adopted.

Reps. French and Spirou moved that the Special Order, SB 253, relative to the area of operation of the New Hampshire housing commission, be made a special order for the end of today's Regular Calendar. Adopted.

The Speaker requested a quorum count. The Speaker declared a quorum present.

COMMITTEE REPORTS (Regular Calendar)

SB 25, establishing a committee to propose a recodification of the highway and road laws in title XX and other RSA titles and making an appropriation therefor. Ought to Pass with Amendment.

SB 25 will accomplish a much needed recodification of highway and road laws. Unanimous vote of committee. Rep. John B. Tucker for Appropriations.

Amendment

Amend section 1 of the bill by striking out same and inserting in place thereof the following:

1 Committee Established. The commissioner of public works and highways or his designee, the attorney general or his designee, one representative of local government appointed by the governor, two members of the senate appointed by the president of the senate and 2 representatives appointed by the speaker of the house, shall constitute a committee to draft proposed legislation for recodification of the highway laws to be submitted to the next regular session of the legislature. The commissioner of public works and highways or his designee shall serve as committee chairman. All laws relating to roads shall be within the

committee's jurisdiction except those in title XXI. The committee shall seek the advice, guidance, expertise and recommendation from the New Hampshire Municipal Association, the New Hampshire Public Works Association and anyone else whom the committee deems necessary. The committee shall have authority to request and shall receive assistance from all state agencies and departments in conducting its study. The office of legislative services shall provide technical and legal services to the committee to the extent possible. The non-legislative members of the committee shall be reimbursed for actual expenses and are entitled to the same mileage as paid to state employees when engaged in committee work. The legislative members of the committee shall be entitled to legislative mileage when performing duties in connection with the work of the committee. The committee shall have the proposed recodification in draft form by December 1980, and ready to submit for legislative action by the 1981 session of the general court.

Amend section 2 of the bill by striking out same and inserting in place thereof the following:

2 Appropriation. The sum of \$1,000 is hereby appropriated for the biennium ending June 30, 1981, for purposes of section 1 of this act. The governor is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

Rep. LaMott explained the amendment. Amendment adopted. Ordered to third reading.

SB 34, establishing a study commission for an impact survey on the removal of advertising devices and making an appropriation therefor. Ought to Pass with Amendment.

Allows a delay in sign removal while a study of effect is made. Unanimous vote of committee. Rep. John B. Tucker for Appropriations.

Amendment

Amend section 1 of the bill by striking out same and inserting in place thereof the following:

1 Commission Established. There is hereby established a commission to study the economic impact of the removal of outdoor advertising devices which advertise tourist related businesses. Said commission shall consist of 3 members of the senate appointed by the president of the senate, 3 members of the house appointed by the speaker of the house, the commissioner of public works and highways or his designee, the commissioner of resources and economic development or his designee. The commission shall appoint a chairman from its members and shall meet as often as they deem necessary and the legislative members shall receive legislative mileage. The commission shall seek the advice, guidance, expertise and recommendation from the tourist industry, from organized labor, the hotel and motel industry, outdoor advertising industry,

restaurant industry, ski industry and the public attractions industry. The commission shall investigate the economic impact of the removal of directional or tourist oriented outdoor advertising devices or signs on industry, labor, and the public in general, and shall in conducting said study be mindful of section 131.0 of title 23 of the United States code. Said commission shall report its findings and recommendations which shall be completed and submitted to the general court on or before January 5, 1981. Pending the completion of said study and the acceptance of the commission's report by the next general court, the department of public works and highways is hereby directed not to remove any directional or tourist oriented outdoor advertising signs or devices lawfully erected unless all other legally erected nonconforming signs have been removed. As used in this section "directional or tourist oriented" outdoor advertising devices or signs shall mean advertising devices or signs giving directional information pertaining to food services, gasoline, lodging, automotive services, resorts, attractions, campgrounds, truck stops, natural wonders, locally produced handicrafts, scenic and historical sites and areas suited for outdoor recreation.

Amendment adopted.

Ordered to third reading.

SB 45, relative to motor vehicle identification for handicapped persons. Ought to Pass.

This bill provides for special plates incorporating the international accessibility symbol for motor vehicles owned by persons with a walking disability. Rep. John B. Tucker for Appropriations.

Ordered to third reading.

Rep. Tucker moved that SB 55, relative to the limitation on receiving assistance from the federal government and the state for sewage disposal facilities, be made a Special Order at the end of the Appropriations committee reports. Adopted.

SB 58, relative to the police standards and training council. Ought to Pass. Unanimous vote of committee. This bill will strengthen the law enforcement process by also extending present training standards to part-time police officers in addition to full-time police officers. Rep. John B. Tucker for Appropriations.

Ordered to third reading.

SB 65, establishing a committee to study the state planning and zoning statutes and making an appropriation therefor. Ought to Pass.

Sets up a committee to codify all rules and regulations used in zoning and state planning and report results to next

session. Rep. John B. Tucker for Appropriations.

Ordered to third reading.

SB 80, to reclassify a certain highway in the town of Conway. Ought to Pass. Allows a Conway road to be upgraded in a timely manner. Rep. John B. Tucker for Appropriations.

Ordered to third reading.

SB 85, providing for state participation in the cost of blister rust control and making an appropriation therefor. Ought to Pass with Amendment.

Provides the method of funding blister rust control if state has insufficient funds. Unanimous vote of Committee. Rep. John B. Tucker for Appropriations.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing for state participation in the cost of blister rust control.

Amendment adopted.

Ordered to third reading.

SB 86, removing the deputy of any department or agency which receives federal grants-in-aid from the classified state service and establishing a committee to study the appointment procedures and terms of office of all department heads and deputies. Ought to Pass with Amendment.

This bill removes the statutory requirement that the deputy head of any department or agency which receives federal grants-in-aid be included in the classified state service. Testimony was received that designation of such official as a classified employee was required of the Federal Merit System, and that such law was amended about four years ago deleting such requirement. This bill was requested by the Personnel Department and the Attorney General. Rep. John B. Tucker for Appropriations.

Amendment

Amend the bill by striking out section 3 and inserting in place thereof the following: 3 Effective Date. This act shall take effect upon its passage.

Rep. Wiviott explained the amendment. Amendment adopted.

Ordered to third reading.

SB 92, establishing a commission to study the impact of tax-exempt non-federal institutional property on localities. Ought to Pass.

The existence and growth of tax-exempt non-federal property exists in most communities. This bill establishes a committee to study the impact of such

property and to study and recommend legislation to establish an equitable formula for payments in lieu of taxes. The vote of the committee was unanimous. Rep. John B. Tucker for Appropriations.

Ordered to third reading.

SUSPENSION OF RULES

Rep. Tucker moved that the rules be so far suspended as to permit consideration at the present time of the committee report on SB 98, relative to the maintenance of probation department funds in an interest bearing account and appropriating the interest therefrom, without the required notice in the Calendar.

Adopted by the necessary two thirds.

COMMITTEE REPORTS (cont.)

SB 98, relative to the maintenance of probation department funds in an interest bearing account and appropriating the interest therefrom. Ought to Pass with Amendment.

Unanimous vote of Committee. This bill authorizes the Board of Probation to deposit the money it collects in interest-bearing accounts. Such revenue will be transferred to the State Treasurer who shall credit same to the General Fund.

An appropriation is made to the Department of Probation in an amount not to exceed the revenue received from the above deposits, for expenditures which have the prior approval of the Fiscal Committee. Any balance remaining will lapse at the end of each fiscal year. Rep. John B. Tucker for Appropriations.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Interest Accounts. Amend RSA 504 by inserting after section 19 the following new section:

504:20 Maintenance of Accounts.

I. The board of probation subject to the approval of the comptroller and the treasurer shall maintain such interest bearing accounts in savings banks or similar institutions as the board may deem necessary or appropriate to realize the greatest income compatible with its duty to collect and disburse court ordered payments. The board shall deposit in said accounts an amount not exceeding 80 percent of its monthly collections the balance of which shall be maintained in a checking account, provided that such deposit shall not interfere with the making of prompt disbursements by the board of funds collected.

II. The interest earned on the savings accounts provided for in paragraph I shall be transferred to the state treasurer who shall credit the same to the general fund.

2 Appropriation to Department of Probation. An amount not to exceed the revenue received under section one of this

act is hereby appropriated to the department of probation for expenditure in addition to other sums appropriated. Such expenditures shall have the prior approval of the fiscal committee. Any balance remaining of said appropriation shall lapse to the general fund at the end of each fiscal year.

3 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

SB 100, providing for the regulation of water treatment plant operators and water distribution system personnel. Ought to Pass.

Allows licensing and control of water treatment plant operators. Rep. John B. Tucker for Appropriations.

Ordered to third reading.

SB 108, reimbursing Leona Foote for certain legal expenses and making an appropriation therefor. Ought to Pass with Amendment.

This amendment was written by the Attorney General to provide fair and unusual treatment to the plaintiff and at the same time uphold the laws of this state that disallow the award of attorneys' fees under similar circumstances. Rep. John B. Tucker for Appropriations.

Amendment

Amend the bill by striking out sections 1 and 2 and inserting in place thereof the following:

1 Findings and Purpose. The legislature, although recognizing and simultaneously reaffirming the provisions of and policy supporting the laws of this state which ordinarily preclude the award of attorneys fees to classified employees who appeal or otherwise litigate adverse personnel actions, has, nevertheless, determined that highly unusual and unique circumstances obtain in this particular instance which in equity call for some measure of relief. Leona Foote is, in this particular case, without any legal or equitable remedy available to her. The legislature passes this act for the sole purpose of granting to Leona Foote in this unique case the equitable relief which she cannot otherwise obtain, not meaning thereby to in any way infer that classified employees are generally entitled to such relief, or to in any way suggest that the laws of this state do not specifically disallow the award of attorneys fees in these circumstances.

2 Reimbursement Provided;

Appropriation. The sum of \$5,186.52 is hereby appropriated to be paid to Leona Foote of Warren, New Hampshire, to reimburse her for legal expenses in connection with her court actions seeking reinstatement to a position at the New Hampshire Home for the Elderly, Glencliff, New Hampshire, where she is presently employed, her prior discharge having been upheld by the personnel commission by means of perjured testimony.

Said payment shall be in full and final payment for all claims against the state for the reimbursement. The governor is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

3 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

SB 111, making an appropriation to the Nansen Ski Club. Ought to Pass with Amendment.

Allows transfer of 1978 funds to 1979 appropriation for ski jump. Rep. John B. Tucker for Appropriations.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Appropriation. There is hereby appropriated to the Nansen ski club for the jump owned by the state of New Hampshire and situated in Milan, New Hampshire, the sum of \$2,000 for damages caused by vandals including but not limited to the repair or replacement of equipment and property. The governor and council may transfer any balance available from the project appropriation in 1978, 49:1, VIII B (3), to a fund for the purposes of this section.

Amendment adopted.

Ordered to third reading.

SB 112, relative to the refinance of debt by hospitals and institutions for higher education. Ought to Pass with Amendment.

The amendment simply changes wording on page 5, 3rd line up from bottom from "Institution for Higher Authority" to "Institution for Higher Learning". Unanimous vote of Committee. Rep. John B. Tucker for Appropriations.

Amendment

Amend RSA 195-D:5, XIII, as inserted by section 4 of the bill by striking out same and inserting in place thereof the following:

XIII. To acquire any federally guaranteed security with respect to the financing of a project or the refinancing of existing indebtedness and to pledge or otherwise use such federally guaranteed security in such manner as the corporation deems necessary or appropriate to secure or otherwise provide a source of repayment on any of its bonds or notes or to enter into any appropriate agreement with a participating hospital or a participating institution for higher education whereby the corporation may make a loan to such participating hospital or participating institution for higher education for the purpose of acquiring and entering into commitments to acquire any federally guaranteed security with respect to financing of a project or the refinancing of existing indebtedness; provided, however, that the corporation, prior to making any such acquisition, commitment or loan with

respect to refinancing a project, shall first determine, and thereafter shall enter into an agreement with any such participating hospital or participating institution for higher education to require, that the proceeds derived from the acquisition of any such federally guaranteed security will be used for the purpose of providing for a project;

Rep. Tucker explained the amendment.

Amendment adopted.

Ordered to third reading.

SB 124, providing additional retirement allowances for teachers who retired prior to July 1, 1957. Ought to Pass.

Unanimous vote of Committee. Rep. John B. Tucker for Appropriations.

Ordered to third reading.

SB 127, authorizing the sweepstakes commission to purchase insurance. Ought to Pass.

Appropriations Committee concurs that by providing insurance the Sweepstakes Commission should be able to rehire its full complement of ticket sales agents. Unanimous vote of committee. Rep. John B. Tucker for Appropriations.

Ordered to third reading.

SB 143, relative to sewer system capital reserve funds. Ought to Pass.

Allows sewer districts to establish capital reserve funds. Unanimous vote of committee. Rep. John B. Tucker for Appropriations.

Ordered to third reading.

SB 148, relative to the benefits of certain employees of supervisory unions. Ought to Pass.

Merely clarifies present statute as to retirement benefits of supervisory union personnel and the rights of such unions to terminate employment of such personnel. Unanimous vote of committee. Rep. John B. Tucker for Appropriations.

Ordered to third reading.

SB 150, relative to the creation of an incentive plan for nursing homes cost containment. Ought to Pass with Amendment.

Increases cost incentive program for nursing homes from 10% to 25%. Committee amendment merely changes a few word and commas in Section I of the bill. Unanimous vote of committee. Rep. John B. Tucker for Appropriations.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the implementation of an incentive plan for nursing home cost containment.

Amend RSA 167:18-d, I as inserted by section one of the bill by striking out same and inserting in place thereof the following:

I. In order to develop incentives for owners and operators of nursing homes within the state of New Hampshire to implement cost containment programs, commencing October 1, 1980, nursing homes shall be entitled to retain 25 percent of the difference between the level of the recognized costs, as determined by the New Hampshire division of welfare, and the seventy-fifth percentile of the general recognized costs of all nursing homes which fall within the approved state plan. In order to insure that cost containment efforts do not jeopardize patient health or safety the division of welfare cost incentive plan shall not be applied to facilities which are not in substantial compliance with HEW certification and state standards.

Amendment adopted.

Ordered to third reading.

SB 166, making the executive director of the post secondary education commission an unclassified position. Ought to Pass with Amendment.

Amended to place the Executive Director of the Post-Secondary Education Commission in Group K as is presently in HB 700. Unanimous vote of committee. Rep. John B. Tucker for Appropriations.

Amendment

Amend the bill by striking out section 1 and inserting in place thereof the following:
1 Salary of Executive Director. Amend RSA 94:1-a, I, (supp) as amended by inserting in Group K the following:

Executive director, post secondary education commission

Amend the bill by striking out section 3 and inserting in place thereof the following:
3 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

SB 191, making an appropriation to the office of state planning for grants for projects authorized by the Public Works and Economic Development Act of 1965. Ought to Pass.

Unanimous vote of committee. This allows the appropriation of funds to implement the 1965 Public Works and Economic Development Act. Rep. John B. Tucker for Appropriations.

Ordered to third reading.

SB 208, amending the land sales full disclosure act and the condominium act. Ought to Pass with Amendment.

This bill establishes a \$25.00 filing fee for applications for exemptions from the land sales full disclosure act and the condominium act. The bill also will abolish lotteries in the instance of condominium sales. Amendment extends effective date approximately 30 days to November 1, 1979. Approved by Attorney

General. Unanimous vote of Committee. Rep. John B. Tucker for Appropriations.

Amendment

Amend the bill by striking out section 5 and inserting in place thereof the following:
5 Effective Date. This act shall take effect October 1, 1979.

Amendment adopted.

Ordered to third reading.

SB 220, relative to the establishment of a wetlands board. Ought to Pass.

Unanimous vote of committee. Forms a new Wetlands Board and places three members from the public on same. Rep. John B. Tucker for Appropriations.

Ordered to third reading.

SB 225, relative to a study of the central New Hampshire turnpike and other highways in the Nashua, Hudson, Litchfield, Merrimack and Bedford area. Ought to Pass with Amendment.

Unanimous vote of Committee. This implements a needed study design and report of the traffic situation and its solution in Nashua, Hudson, Litchfield, Merrimack and Bedford areas. Rep. John B. Tucker for Appropriations.

Amendment

Amend paragraph I (e) as inserted by section 2 of the bill by striking out said subparagraph and inserting in place thereof the following:
; and (e) prepare any necessary legislation for consideration by the 1985 session of the general court.

Amendment adopted.

Rep. Pappas moved that further consideration of SB 225 be made a Special Order for the end of the Appropriations committee reports, and spoke to his motion. Adopted.

SB 251, relative to fill and dredge procedures. Ought to Pass.

Establishes methods of delineating prime wetlands and rules for hearings. Unanimous vote of committee. Rep. John B. Tucker for Appropriations.

Ordered to third reading.

SB 256, providing a supplemental appropriation to pay for group health insurance coverage for retired state employees not presently covered. Ought to Pass. Rep. John B. Tucker for Appropriations.

Ordered to third reading.

SB 268, making an appropriation to the New Hampshire retirement system to make up a deficit in the state's contributions to the retirement system for fiscal 1976. Inexpedient to Legislate. Rep. John B. Tucker for Appropriations.

Resolution adopted.

SJR 1, establishing the small business development program of the University System of New Hampshire as the coordinating agency of educational activities directed toward assisting and encouraging the expansion of the small business sector of the economy of the state of New Hampshire and for other purposes and making an appropriation therefor. Ought to Pass with Amendment.

A good bill to help small businesses get advice and the benefit of research. Amendment funds the bill at \$50,000 each year of the biennium. Rep. John B. Tucker for Appropriations.

Amendment

Amend the resolution by striking out paragraph IV and inserting in place thereof the following:

IV. That the sum of \$50,000 is hereby appropriated to provide for such activities at the university system of New Hampshire for fiscal year 1980 and the sum of \$50,000 is hereby appropriated for fiscal year 1981 for such activities; provided that such funds are matched by federal or private funds of equal or greater amounts; provided further that if such funds are not matched by federal or private funds, the sums hereby appropriated shall be reduced to equal the amount of such federal or private funds. The funds hereby appropriated shall be in addition to any other funds appropriated to the university system of New Hampshire. The governor is authorized to draw his warrants for said sums out of any money in the treasury not otherwise appropriated.

Amendment adopted.

Ordered to third reading.

Rep. Granger moved that CACR 18, providing that the increase in expenditures authorized in any budget be limited to the growth in personal income, be made a Special Order for the end of the Appropriations committee reports.

Adopted.

SUSPENSION OF RULES

Rep. Tucker moved that the rules be so far suspended as to permit consideration at the present time of SB 70, relative to the preparation and processing of the state judicial branch, without the required notice in the Calendar.

Adopted by the necessary two-thirds.

COMMITTEE REPORTS (cont.)

SB 70, relative to the preparation and processing of the state judicial branch. Inexpedient to Legislate.

Reps. Tucker and Bosse spoke to the committee report.

Rep. Tucker moved that SB 70 be laid upon the Table.

Adopted.

SUSPENSION OF RULES

Rep. Tucker moved that the rules be so far suspended as to permit consideration at

the present time of SB 104, establishing a select commission to examine a unified court system and making an appropriation therefor, without the required notice in the Calendar, and spoke to his motion.

Adopted by the necessary two-thirds.

COMMITTEE REPORTS (cont.)

SB 104, establishing a select commission to examine a unified court system and making an appropriation therefor. Ought to Pass. Rep. John B. Tucker for Appropriations.

Ordered to third reading.

RFCESS

Rep. French moved that debate on all remaining bills be limited to one-half hour equally divided.

Rep. French withdrew his motion.

Rep. French moved that debate on all remaining bills, with the exception of SB 183, be limited to one-half hour equally divided, and that debate on SB 183 be limited to one hour equally divided.

Reps. Wiggins and Wildreth spoke in favor of the motion.

Adopted.

SB 55, relative to the limitation on receiving assistance from the federal government and the state for sewage disposal facilities. Ought to Pass.

Necessary legislation so we may conform to present federal regulations. Unanimous vote of committee. Rep. John B. Tucker for Appropriations.

Rep. James J. White offered an amendment.

Amendment

Amend RSA 149-B:1 as inserted by section one of the bill by striking out same and inserting in place thereof the following:

149-B:1 State Contributions. The state of New Hampshire shall, upon acceptance of a federal grant by any municipality of this state under the provisions of the Clean Water Act of 1977 (or subsequent amendments thereof) enter into an agreement to pay said municipality, in accordance with the requirements of this chapter, 80 percent of the annual amortization charges, meaning principal and interest, on the residual costs resulting from the acquisition and construction of sewage disposal facilities by municipalities (meaning counties, cities, towns or village districts), in accordance with RSA 148:25, RSA 149:4, IX and XIII, for the control of water pollution. The word construction shall include engineering services, in addition to the construction of new sewage treatment plants, pumping stations and intercepting sewers; storm drains when constructed as part of a program to separate sewage from storm runoff; the altering, improving or adding to existing treatment plants, pumping stations and intercepting sewers; provided the construction has been directed by the water supply and pollution control commission, or constitutes a voluntary undertaking designed

to control or reduce pollution in the surface waters of the state as defined in RSA 149:1, and the plan therefor is approved in compliance with the provisions of RSA 148:25, RSA 149:4, IX and XIII. The term "residual costs" as used herein shall mean the remaining cost of the construction of the foregoing treatment, pumping station and interceptor sewer facilities after deduction of the federal grants therefor.

There being no objection, the Clerk dispensed with the reading of the amendment.

Rep. James J. White explained his amendment.

Rep. LaMott spoke in favor of the amendment.

Amendment adopted.

Ordered to third reading.

SB 132, authorizing the construction of a seacoast liquor store. Ought to Pass. Authorizes a new store in North Hampton or Greenland. Also establishes sale price of state land in Hampton Falls. Rep. John B. Tucker for Appropriations.

Rep. Blanchette offered an amendment.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

authorizing the construction of a seacoast liquor store and creating a special ballroom liquor license.

Amend the bill by striking out section 6 and inserting in place thereof the following:
6 Ballroom Liquor License. Amend RSA 178:7-a (supp) as inserted by 1971, 366:1 as amended by striking out said section and inserting in place thereof the following:
178:7-a First Class Ballrooms.

I. The commission may issue a special license to any first class ballroom which has seating accommodations for at least 500 patrons. Said special license shall permit the licensee to sell liquor and beverages to patrons under rules laid down by the commission, but only at such times as "live entertainment" is being provided by the licensee. Such "live entertainment" shall consist of not less than 3 performers. Attendance at such times as liquor and beverages are being sold and consumed shall be limited to adults only, except that minors accompanied by one or more parents may be permitted admission. The determination of what is a first class ballroom is to be within the discretion of the commission. The fee for such special license shall be \$750 per year.

II. The commission may in its discretion issue a special first class license to any establishment which already has a license from the commission, which has a seating capacity of less than 500 but at least 150, and which has presented "live entertainment" within that establishment during each evening of operation for a period of at least one year. Said special

license shall permit the licensee to sell liquor and beverages to patrons under rules laid down by the commission, but only at such times as "live entertainment" is being provided by the licensee. Such "live entertainment" for this special license shall consist of one or more musical performers. Attendance at such times as liquor and beverages are being sold and consumed shall be limited to adults only, except that minors accompanied by one or more parents may be permitted admission. The fee for such special license shall be the same as provided in paragraph I of this section.

7 Effective Date. This act shall take effect upon its passage.

The Assistant Clerk read the amendment.

Rep. Blanchette explained her amendment and yielded to questions.

Rep. Daniell spoke against the amendment.

Reps. Ward and James J. White spoke in favor of the amendment.

On a voice vote, the Speaker was in doubt and requested a division.

171 members having voted in the affirmative and 69 in the negative, the amendment was adopted.

Rep. Snell notified the Clerk that he wished to be recorded in favor of the amendment.

Ordered to third reading.

SB 136, making an appropriation to pay legal expenses in the Laaman and Nadeau cases. Ought to Pass with Amendment.

The payment of attorney fees in these cases was included in the decree of the U. S. District Court, such fees were in the amount of \$68,990. The amendment was requested by the Attorney General and provides for the payment of \$2,000 in the case of Cushing v. Thomson. Unanimous vote of committee. Rep. John B. Tucker for Appropriations.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

making an appropriation to pay legal expenses in the Laaman, Nadeau and Cushing cases.

Amend the bill by striking out section 1 and inserting in place thereof the following:
1 Appropriation. The sum of \$70,990 is hereby appropriated for the 1979 fiscal year to be expended by the attorney general for attorneys' fees awarded by the court to New Hampshire legal assistance for their work in Laaman v. Helgemoe and Nadeau v. Helgemoe and to the law firm of Sanders and McDermott for their work in Cushing v. Thomson. The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

Amendment adopted.

Rep. Nardi offered an amendment.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

making an appropriation to pay legal expenses in the Laaman, Nadeau and Cushing cases and relative to issuing New Hampshire birth certificates to foreign-born children adopted in this state.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 New Hampshire Birth Certificate.
Amend RSA 126 by inserting after section 13 the following new section:

126:13-a Birth Certificate for Foreign-Born Children Adopted in New Hampshire.

I. The registrar of vital statistics shall establish a New Hampshire certificate of birth for a person born in a foreign country and for whom a final decree of adoption has been issued by a court of competent jurisdiction in New Hampshire. This certificate of birth shall be issued when he receives a request from the adoptive parents or adopted person over 18 for such a certificate and a report of the adoption as provided in RSA 170-B:18.

II. The birth certificate established according to this section shall show the true or probable foreign country of birth, and shall state that the certificate is not evidence of United States citizenship for the child for whom it is issued or for the adoptive parents.

III. The registrar of vital statistics shall not establish a New Hampshire certificate of birth if the court decreeing the adoption, the adoptive parents or the adopted person if 18 years of age or older requests that the certificate not be established.

IV. The birth certificates established under this section shall not be deemed a record within the meaning of RSA 170-B:19.

3 Effective Date. Section 1 of this act shall take effect upon its passage, and the remainder of this act shall take effect 60 days after its passage.

The Clerk read the amendment.

Rep. Nardi spoke to her amendment.

Reps. Helen Wilson, Bodi, Meader and French spoke in favor of the amendment.

Rep. Chase spoke against the amendment.

Reps. Spirou and Tucker spoke in favor of the amendment and yielded to questions.

Rep. Hartford spoke against the amendment and yielded to questions.

Amendment adopted.

Ordered to third reading.

SB 275, relative to a study of the central New Hampshire turnpike and other highways in the Nashua, Hudson, Litchfield, Merrimack and Bedford area.

Rep. Leonard Smith offered an amendment.

Amendment

Amend paragraph I of section 2 of the bill by striking out subparagraph (e).

The Clerk read the amendment.

Rep. Leonard Smith spoke to his amendment.

Rep. LaMott spoke in favor of the amendment.

Amendment adopted.

Ordered to third reading.

The Speaker called for the Special Order.

CACR 18, providing that the increase in expenditures authorized in any budget be limited to the growth in personal income. Inexpedient to Legislate.

The issue central to CACR 18 is similar to the issues of CACR 13 and CACR 15, that is to limit the rate of increase in the authorized expenditures of State of New Hampshire and/or municipal governments to a standard or index. Both CACR 13 and CACR 15 have been sent to the Constitutional Revision Committee for interim study.

CACR 18, like the two other CACRs is a measure that has merit, but the controlling mechanism, the rate of increase in the personal income for New Hampshire does not relate to the state tax structure.

Additionally, New Hampshire has demonstrated through its actions that when austerity budgets are required because state revenues will not yield the funds necessary to support a needs and a wants budget, a needs budget is what will eventually emerge as the spending plan or budget for state government. That is the New Hampshire experience.

Another New Hampshire experience, the ability to reorder its spending priorities. This was evident in 1971 when the legislature faced a substantial deficit. It took the responsible actions by reducing operating budgets to levels considered adequate and absorbed the deficit. Rep. John B. Tucker for Appropriations.

Rep. Granger moved that the words, Ought to Pass, be substituted for the committee report, Inexpedient to Legislate, and spoke to his motion.

Reps. Joseph Eaton and Tucker spoke against the motion.

A roll call was requested. Sufficiently seconded.

(Speaker presiding)

VFAS 44 NAYS 226

YEAS 44

REFLNAP: Sanders.

CARROLL: Roderick Allen, Dickinson and Heath.

CHESHIRE: Ernst, Nims and O'Connor

COOS: None.

GRAFTON: Low, McAvoy, McIver, Snell and Thomson.

HILLSBOROUGH: Aubut, Carswell, Yvette Chagnon, Granger, Head, Labombarde, Levesque, Marcoux, Mazur, McLaughlin, Stylianos, Emma Wheeler and Kenneth Wheeler.

MERRIMACK: Allgever, Milton Cate, Holliday, Locke, Mitchell, Nichols, William Roberts and Shepard.

ROCKINGHAM: Blake, Ellyson, Kashulines, Nelson, Schwaner and Warburton.

STRAFFORD: Gosselin.

SULLIVAN: Edmund Belak, Domini, Sim Gray and Wiggins.

NAYS 226

BELKNAP: Birch, Bordeau, Bowler, Gary Dionne, Downs, French, Hildreth, Mansfield, Nighswander and Randall.

CARROLL: Keller, Kenneth MacDonald and Towle.

CHESHIRE: Baybutt, Crane, Jesse Davis, Dostilio, Daniel Eaton, Galloway, Gordon, Kohl, Lynch, Miller, Proctor, Margaret Ramsay, William Riley, Scranton and Vrakatisis.

COOS: Elmer Beaulac, Burns, Chappell, Fortier, Guay, Bradley Haynes, Mayhew, Oleson, Theriault, Alcide Valliere, Willey, Wiswell and York.

GRAFTON: Ira Allen, Buckman, George Cate, Chambers, Christy, Clark, Copenhagen, Corrv, Dearborn, LaMott, Logan, Rounds, Seely, Taffe, Walter, Ward, Andrew Ware and Wood.

HILLSBOROUGH: Ainley, Archambault, Arris, Baker, Wilfrid Boisvert, Burkush, Compagna, Corser, Craig, L. Penny Dion, Dolbec, Donovan, Beverly Dupont, Raymond Dupont, Joseph Eaton, Gabrielle Gagnon, Nancy Gagnon, Guidi, Hardy, Heald, Hendrick, Howard Humphrey, Thomas Hynes, Jamrog, Kaklamanos, Karnis, Keefe, Lefebvre, Madigan, Martineau, McCarthy, McDonough, Milton Meyers, Morgan, Morrison, Mulligan, Murray, Nardi, Pappas, Plomaritis, Podles, Polak, Record, Reidy, Roy, Sallada, Silva, Edward Smith, Leonard Smith, Spirou, Rock Tremblay, Vachon, Van Loan, Wallace, Wallin, Eliot Ware, Weaver, James J. White, M. Arnold Wight and Zajdel.

MERRIMACK: Ayles, Bibbo, Blakeney, Bodi, Laurent Boucher, Carroll, John Cate, Clements, Colbv, Daniell, Epstein, Hill, James Humphrey, Kidder, O'Neill, Ralph, Doris Riley, Selway, Stio, Stockman, Stokes, Trachy, Underwood and Wiviott.

ROCKINGHAM: Appel, Benton, Blanchette, William Boucher, Butler, Marilyn Campbell, Carpenito, Collins, Connors, Patricia Cote, Cotton, Felch, Flanagan, Joseph Flynn, Gibbons, Gould, Greene, Hartford, Jackson, Jones, Kane, Keenan, Kozacka, Krasker, Landry, Leslie, LoFranco, Lovejoy, Joseph

MacDonald, McEachern, Norman Myers, Newell, Parolise, Parr, Peterson, Pevear, Pucci, Quimby, Reese, Rogers, Scamman, Schmidtchen, Skinner, Freda Smith, Splaine, Stickney, Stimmell, Sytek, Tavitian, Tufts, Vartanian, Vlack, Helen Wilson, Woinowski, Wolfsen and Woodman.

STRAFFORD: Burchell, Ronald Chagnon, Drew, Gavin, Hebert, Joos, Lessard, McManus, Meader, Morrisette, Nadeau, Dennis Ramsey, Robinson, Sackett, Schreiber, Tripp, Valley and Whitehead.

SULLIVAN: Brodeur, Burrows, Cuttings, LeBrun, Palmer, Spaulding, Townsend, Tucker and Williamson, and the motion lost.
Resolution adopted.

SUSPENSION OF RULES

Rep. Quimby moved that the rules be so far suspended as to permit consideration at the present time of HB 882, relative to certain public utility companies establishing future credit accounts to reimburse customers for payment of certain surcharges, without the required notice in the calendar.

Adopted by the necessary two-thirds.

COMMITTEE REPORTS (cont.)

HB 882, relative to certain public utility companies establishing future credit accounts to reimburse customers for payment of certain surcharges. Inexpedient to Legislate.

Committee felt that despite three major rewrites of this innovative concept, that it still offers no financing advantages to utilities, but rather, the account keeping would be cumbersome and interest on the credit would be less (9%) than the utility would have to borrow at (12% - 13%) to undertake construction. The vote was 7-4. Rep. Conrad L. Quimby for Commerce and Consumer Affairs.

Resolution adopted.

SB 69, to prohibit the mandatory retirement of public and private employees. Majority: Ought to Pass. Minority: Ought to Pass with Amendment.

MAJORITY: This bill should be passed as originally written because it is a matter of civil rights and anti-discrimination based solely on age when determining a person's right to employment. Vote was 10-5. Rep. Joe Vrakatisis for Majority of Executive Departments and Administration.

MINORITY: After lengthy evaluation, the subcommittee concluded that the prohibition of any programmed retirement age would produce more disadvantage than advantages for the elderly themselves, in addition to the more obvious complications for employers. Imposing senility as the only legitimate case for separating an employee is bound to cause friction, loss of pride, and legal appeals. Amendment would mandate seventy as the new retirement age for

public and private sectors. Rep. Frederick T. Ernst for Minority of Executive Departments and Administration.

Rep. Ernst offered an amendment.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

to raise the mandatory retirement age of certain public and private employees.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Declaration of Purpose. The legislature hereby finds that older workers in New Hampshire shall have the opportunity to continue their employment until they attain the age of 70. It is the purpose of this act to raise the mandatory retirement age to 70, whether practiced by the government of the state of New Hampshire or any political subdivision thereof, or by any private employer within the state of New Hampshire.

2 Age Discrimination. Amend RSA 354-A:8, VIII (supp) as inserted by 1971, 555:7, by striking out said paragraph and inserting in place thereof the following:

VIII. For any employee to be required, as a condition of employment, to retire upon or before reaching a specified predetermined chronological age less than age 70.

VIII-a. Nothing in paragraph VIII shall be construed to prohibit compulsory retirement of any employee who has attained 65 years of age but not 70 years of age, and who is either

(a) for the 2-year period immediately before retirement, employed in a bona fide executive or a high policymaking position, if such employee is entitled to an immediate nonforfeitable annual retirement benefit from a pension, profit-sharing, savings, or deferred compensation plan, or any combination of such plans, of the employer of such employee, which equals, in the aggregate, at least \$27,000 if based on a straight life annuity; or,

(b) serving under a contract of unlimited tenure, or similar arrangement providing for unlimited tenure at an institution of higher education as defined by section 1201 (a) of the federal Higher Education Act of 1965.

3 Retirement Benefits Group J. Amend RSA 100-A:5, I (a) as inserted by 1967, 134:1 as amended by striking out said paragraph and inserting in place thereof the following:

(a) Any group I member may retire on a service retirement allowance upon written application to the board of trustees setting forth at what time, not less than 30 days nor more than 90 days subsequent to the filing thereof, he desires to be retired, provided the member at the time so specified for his retirement has attained age 60 and notwithstanding that during such period of notification he may have separated from

service. Any group J member in service as an employee who attains age 70, except an elected or appointed official of the state, shall be retired forthwith or on the first day of the next following month.

4 Retirement Age, Group JJ. Amend RSA 100-A:5, II (a) as inserted by 1967, 134:1 as amended by striking out said paragraph and inserting in place thereof the following:

(a) Any group II member in service who has attained age 45 and completed 20 years of creditable service may retire on a service retirement allowance upon written application to the board of trustees setting forth at what time not less than 30 days nor more than 90 days subsequent to the filing thereof, he desires to be retired, notwithstanding that during such period of notification he may have separated from service. Any group II member in service who attains age 70 shall be retired forthwith or on the first day of the next following month.

5 Firemen's Retirement. Amend RSA 102:13 as amended by striking out said section and inserting in place thereof the following:

102:13 Retirement. Any permanent fireman who accepts the provisions hereof may retire from active service at the age of 55 provided he has served as a permanent fireman for a period of 20 years. All permanent firemen who accept the provisions hereof and who have served as permanent firemen for 20 years shall retire from active service at the age of 70. Any permanent fireman accepting the provisions hereof and having served for 20 years, who shall be dismissed from service after having reached the age of 55 shall be entitled to the benefits of this chapter. Upon retirement a permanent fireman shall no longer be obligated to pay assessments to the retirement fund. The probationary periods of permanent firemen shall be counted as part of their term of service.

6 Effective Date. This act shall take effect 60 days after its passage.

Rep. Ernst explained his amendment.

Rep. Carroll spoke against the amendment and yielded to questions.

Reps. Bayhutt, Collins and Daniell spoke in favor of the amendment.

Reps. Farnham, Dearhorn, Vrakatisis, Townsend and Seely spoke against the amendment.

Rep. Ernst requested a roll call. Sufficiently seconded.

(Speaker presiding)

YEAS 55 NAYS 251

YEAS 55

BELKNAP: Garv Dionne.

CARROLL: Dickinson and Heath.

CHESHIRE: Bayhutt, Crane, Ernst, Margaret Ramsay and Jean White.

COOS: York.

CRAFTON: Buckman, Christy, Clark, Lowmes, Mann, McAvoy, McIver and Ward.

HILLSBOROUGH: Ainley, Baker, Sal Grasso, Jamrog, Murray, Pappas, David Ramsay,

Weaver, Emma Wheeler and M. Arnold Wight.

MERRIMACK: Bodi, Laurent Boucher, Colby, Daniell, James Humphrey, Kidder, Doris Riley, Selway and Wiviott.

ROCKINGHAM: Marilyn Campbell, Collins, Patricia Cote, Carl Gage, Gould, Jackson, Jones, Laycock, Norman Myers, Parolise, Pevear, Stickney, Vartanian and Helen Wilson.

STRAFFORD: Gosselin and Morrisette.

SULLIVAN: Cutting, Domini and Williamson.

NAYS 251

BELKNAP: Birch, Bordeau, Bowler, Downs, French, Hildreth, Mansfield, Nighswander, Randall and Sanders.

CARROLL: Roderick Allen, Keller, Kenneth MacDonald, Kenneth Smith and Towle.

CHESHIRE: Callahan, Close, Jesse Davis, Dostilio, Galloway, Gordon, Kohl, Lynch, Miller, Nims, O'Connor, Proctor, William Riley, Russell, Scranton and Vrakatisis.

COOS: Elmer Beaulac, Chappell, Fortier, Guay, Bradley Haynes, Horton, Mayhew, Theriault, Alcide Valliere, Willey and Wiswell.

GRAFTON: Ira Allen, George Cate, Chambers, Copenhaver, Corv, Dearborn, Michael King, LaMott, Logan, Low, Pepitone, Rounds, Seely, Snell, Taffe, Thomson, Walter, Andrew Ware and Wood.

HILLSBOROUGH: Archambault, Arris, Aubut, Wilfrid Boisvert, Bosse, Brack, Burkush, Carswell, Yvette Chagnon, Compagna, Corser, Joseph Cote, Craig, Dolbec, Donovan, Dreniak, Beverly Dupont, Raymond Dupont, Joseph Faton, Gabrielle Gagnon, Gelinas, Girolimon, Granger, Guidi, Hall, Head, Healy, Hendrick, Howard Humphrey, Kaklamanos, Karnis, Keefe, Labombarde, Lefebvre, Levesque, Madigan, Marcoux, Martineau, Mazur, McCarthy, McDonough, McLaughlin, Milton Meyers, Morgan, Morrison, Mulligan, Nardi, Naro, Odell, Pastor, Perkins, Plomaritis, Podles, Polak, Proulx, Peter Ramsey, Record, Reidy, Roy, Sallada, Silva, Edward Smith, Leonard Smith, Soucy, Spiro, Stahl, James Sullivan, Rock Tremblay, Vachon, Van Loan, Wallace, Wallin, Eliot Ware, Welch, Kenneth Wheeler, Robert Wheeler, James J. White and Zajdel.

MERRIMACK: Ayres, Bellerose, Bibbo, Blakeney, Carroll, John Cate, Milton Cate, Clements, Hill, Holliday, Locke, McLane, Mitchell, Nichols, O'Neill, Ralph, Randlett, William Roberts, Shepard, Stio, Stockman, Stokes, Trachy and Underwood.

ROCKINGHAM: Appel, Blake, Blanchette, William Boucher, Butler, Carpenito, Connors, Cotton, Dunfey, Fllyson, Flanagan, Joseph Flynn, Beverly Gage, Gibbons, Greene, Hartford, Kane, Kashulines, Keenan, Roger King, Kozacka, Krasker, Landry, Leslie, LeFranco, Lovejoy, Joseph MacDonald,

McEachern, Nelson, Newell, Pantelakos, Parr, Peterson, Pucci, Quimbv, Reese, Rogers, Scamman, Schmidtchen, Schwaner, Skinner, Freda Smith, Splaine, Stimmell, Sytek, Tavitian, Tufts, Vlack, Warburton, Wojnowski, Wolfesen and Woodman.

STRAFFORD: Burchell, Ronald Chagnon, DeNafio, Drew, Farnham, Gauvin, Hebert, Dianne Herchek, James Herchek, Joos, Lessard, McManus, Meader, Nadeau, Pine, Prav, Dennis Ramsey, Robinson, Sackett, Schreiber, Donald Smith, Tripp, Vallev, Vaughan and Whitehead.

SULLIVAN: Edmund Belak, Brodeur, Burrows, Sim Grav, LeBrun, Palmer, Spanos, Spaulding, Townsend, Tucker and Wiggins, and the amendment lost.

Rep. Woodman offered an amendment.

Amendment

Amend the bill by striking out section 7 and inserting in place thereof the following:

7 Effective Date. This act shall take effect July 1, 1979.

The Clerk read the amendment.

Rep. Woodman explained her amendment.

Rep. Carroll spoke in favor of the amendment.

Amendment adopted.

Ordered to third reading.

SB 229, relative to the protection by an individual of his home and property without incurring civil liability. Ought to Pass with Amendment.

Judiciary Committee's amendment clarifies the sponsors' intent. This bill makes it clear that your home is your castle and intruders cannot recover in a civil suit for actions taken to defend self and family which are justified under the Criminal Code. Vote was 11-4. Rep. Leigh D. Bosse for Judiciary.

Amendment

Amend RSA 507:8-d as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

507:8-d Liability Limited. No person shall incur any civil liability to another person by taking any action against such person which would constitute justification pursuant to RSA 627.

Amend section 2 of the bill by striking out same and inserting in place thereof the following:

2 Rule Changed. Amend RSA 627:1 as inserted by 1971, 518:1 by striking out said section and inserting in place thereof the following:

627:1 General Rule. Conduct which is justifiable under this chapter constitutes a defense to any offense. The fact that such conduct is justifiable, shall constitute a complete defense to any civil action based on such conduct.

Rep. Bosse yielded to questions.

Amendment adopted.
Ordered to third reading.

SB 259, relative to the regulation of franchise practices. Ought to Pass with Amendment.

The members of the Committee heard extensive testimony on this bill. The Committee felt that a definite problem exists in the franchise area. After two long executive sessions on this bill, the Committee adopted 14 amendments in an attempt to deal with all the concerns that were raised.

The bill sets up definitions and rules pertaining to termination of franchises. It requires the franchisor to show good cause and give the franchisee sufficient notice as to termination. There is presently nothing in the statutes relating to franchise and termination. The vote on the Committee was 13-1. Rep. Thomas J. Pappas for Judiciary.

Amendment

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 357-B the following new chapter:

CHAPTER 357-C

Franchise Regulation

357-C:1 Declaration of Policy.

I. The general court makes the following findings:

(a) The substantial amount of useful business activity in and affecting interstate commerce is today carried on and conducted under franchise agreements or relationships between franchisors and franchisees.

(b) Such agreements and relationships benefit the economy, enhance business, and promote competition by providing a means for combining centralized planning, direction, and standard-setting by the franchisor with local decision-making, initiative, and capital formation by the franchisee in a way which appears to be at least as effective as commercial arrangements based on principal and agent relationships.

(c) Because the franchise relationship in its present form is a relatively new one, existing law has not been evolved sufficiently to protect adequately the parties to the franchise relationship and to insure against overreaching, unjust enrichment, and unjustifiable termination. Traditional antitrust, agency, and contract law doctrines fail to provide sufficient remedies for conduct that should, in this context, be characterized as wrongdoing.

II. It is the purpose of this chapter to provide certain remedies to franchisors and franchisees to assure fair dealing, to protect franchisees from inequitable practices, and to guarantee to consumers the greater benefits which would flow from more equitable franchise agreements and relationships.

357-C:2 Definitions. As used in this chapter:

I. "Antitrust laws" includes:

(a) The Sherman Act (15 U.S.C. 1 et seq.);

(b) The Clayton Act (15 U.S.C. 12 et seq.);

(c) The Federal Trade Commission Act (15 U.S.C. 41 et seq.);

(d) Sections 73 and 74 of the Wilson Tariff Act (15 U.S.C. 8 and 9); and

(e) The Act of June 19, 1936, chapter 592 (15 U.S.C. 13, 13a, 13b, and 21A).

II. (a) Except as provided in subparagraph (h), "franchise" means any commercial relationship which is created by agreement, contract, lease, or other understanding, whether written or oral, express or implied, in which -

(1) a person (hereinafter in this chapter referred to as the "franchisor") grants to another person (hereinafter in this chapter referred to as the "franchisee") the right to, or permits such person to, offer, sell, or distribute in this state:

(i) Goods or commodities manufactured, processed, or distributed by such franchisor; or

(ii) Services established, organized, or directed by such franchisor;

(2) (i) The franchisor prescribes the franchisee's organization, promotional activities, management, marketing plan, or method of operation; or

(ii) The operation of the franchisee's business is associated with the franchisor's trademark, service mark, trade name, or other identifying symbol or name owned or controlled by the franchisor; and

(iii) The franchisee is required to pay directly or indirectly a franchise fee in excess of \$500. Such term includes any franchise described in subparagraph (a)(2)(iii) under which a franchisee is granted the right, or is permitted, to offer, sell, or negotiate the sale of such franchises in the name of or on behalf of the franchisor.

(h) "Franchise" does not include any commercial relationship under which a person is granted the right or is permitted to offer, sell, or distribute, on a commission or consignment basis, goods or commodities manufactured, processed, or distributed by another person and bearing the trademark, service mark, trade name, or other identifying symbol or name owned or controlled by such other person.

III. "Franchise fee" means any fee or charge that a franchisee or subfranchisor is required to pay or agrees to pay directly or indirectly for the right to enter into a business or sell, resell, or distribute goods, services or franchises under an agreement, including, but not limited to, any such payment for goods or services, provided that the following shall not be considered the payment of a franchise fee:

(a) The payment of a reasonable service charge to the issuer of a credit card by an establishment accepting or honoring such credit card;

(b) Amounts paid to a trading stamp company by a person issuing trading stamps in connection with the retail sale of merchandise or services;

(c) The purchase or agreement to purchase goods at a bona fide wholesale

price if no obligation is imposed upon the purchaser to purchase or pay for a quantity of such goods in excess of that which a reasonable businessman normally would purchase by way of a starting inventory or supply or to maintain a going inventory or supply; or

(d) The purchase or agreement to purchase goods for which there is an established market at a bona fide retail price subject to a bona fide commission or compensation plan.

IV. "Good cause", when used with respect to the cancellation of, termination of, or failure to renew a franchise, means:

(a) Continued failure by the franchisee to comply with requirements agreed to under the terms of the franchise; or

(b) Continued bad-faith conduct or action by the franchisee with respect to the carrying out of the terms of such franchise.

V. "Marketing area withdrawal" means the cancellation of, termination of, or failure to renew a franchise by a franchisor for the purpose of enabling such franchisor to withdraw from the business of granting, organizing, supplying, or directing franchises within a particular marketing area:

(a) Which is not a violation of the antitrust laws;

(b) With respect to which such franchisor does not sell or provide, directly or indirectly, in such marketing area the same goods and services covered by such franchise during the 5 year period beginning on the date of such cancellation, termination, or failure to renew; and

(c) With respect to which such franchisor pays the franchisee involved reasonable compensation for the value of such franchisee's business, including goodwill, or, if agreed to by such franchisee, provides for the replacement of the franchise with a new franchise of equivalent value.

357-C:3 Notice to Franchisees.

I. Except as provided in paragraph III, no franchisor may cancel, fail to renew, or otherwise terminate a franchise unless such franchisor furnishes prior notification in accordance with paragraph II to the franchisee affected.

II. The notification required under paragraph I shall be in writing and shall be sent to the franchisee by certified mail not less than 90 days before the date on which such franchise will be canceled, not renewed, or otherwise terminated. Such notification shall contain a statement of intention to cancel, not renew, or otherwise terminate, together with the reasons therefor, the date on which such action shall take effect, and a statement of the remedy or remedies available to such franchisee under this chapter, including a summary of the applicable provisions of this chapter.

III. A franchisor may cancel, fail to renew, or otherwise terminate a franchise without furnishing the notification required under paragraph I:

(a) In order to protect against an imminent danger to public health or safety caused by the franchisee;

(b) In the event of insolvency or bankruptcy of the franchisee; or

(c) In the event of voluntary abandonment by the franchisee of the franchise business.

357-C:4 Termination of Franchises. No franchisor may cancel, fail to renew, or otherwise terminate a franchise unless:

I. The franchisor is effecting a marketing area withdrawal; or

II. The franchisor has good cause for such cancellation, failure to renew, or termination and, in any case in which prior notification is required pursuant to RSA 357-C:3, the franchisor has furnished such notification and the franchisee has not corrected the conduct specified in such notification as the reason for such cancellation, failure to renew, or termination within 60 days after the date of receipt of such notification.

357-C:5 Compensation for Failure to Renew a Franchise.

I. A franchisor who fails to renew a franchise for other than a good cause shall:

(a) Permit the franchisee, for a period of not less than 90 days beginning on the date of expiration of the franchise, to sell the franchise subject to the approval of the franchisor; or

(b) If no sale is made under subparagraph (a), pay the franchisee reasonable compensation for the loss of the value, including goodwill, of the franchisee's business attributable to the franchisor's failure to renew the franchise.

II. If the franchisee and franchisor do not agree on the amount of the reasonable compensation described in paragraph I, they shall submit the determination of such amount to binding arbitration. In such event the franchisee shall submit to the franchisor the names of not less than 3 arbitrators from a list supplied by the American Arbitration Association. The franchisor shall within 30 days of receipt of said list select the arbitrator who will hear the case from said list or any other impartial third party agreed to by the franchisor and the franchisee. The standards applied shall be those of the American Arbitration Association.

357-C:6 Relationship Between Parties. A franchisor may not discriminate between franchisees in the charges offered or made for royalties, goods, services, equipment, rentals, advertising services, or in any other business dealing, unless, and then only to the extent that, any classification of, or discrimination between, franchisees is reasonable, is based on franchises granted at materially different times, and is reasonably related to such difference in time or is based on other proper and justifiable distinctions considering the purpose of this chapter, and is not arbitrary.

357-C:7 Judicial Remedies and Burden of Proof.

I. If a franchisor engages in conduct prohibited under this chapter a franchisee may maintain a suit against such franchisor.

II. The court shall grant such equitable relief as is necessary to remedy the effects of conduct which it finds to exist and which is prohibited under this chapter, including declaratory judgment, mandatory or prohibitive injunctive relief,

and interim equitable relief. The court may, unless required by this chapter, award damages, including the value of goodwill. If the court finds that the franchisor has acted in bad faith in invoking the provisions of RSA 357-C:3 as justification for cancellation, failure to renew, or termination of a franchise, it shall award actual damages, as well as costs, as provided for in this paragraph.

III. A suit under this section may be brought, without regard to the amount in controversy, in the superior court for the county in which the franchisee is found, or is doing business. No such suit shall be maintained unless commenced within 2 years after the cancellation, failure to renew, or other termination of the franchise, unless the franchisor has allegedly reentered the marketing area after having effected a marketing area withdrawal, in which case no such suit shall be maintained unless commenced within 2 years after the date of the alleged reentry.

IV. In any suit brought under this section, a franchisor availing himself to any of the justifications specified in RSA 357-C:3, 4 or 6 as a defense to such action shall have the burden of establishing and proving such defense.

357-C:8 Prohibition of Waiver of Rights and Arbitration.

I. Except as provided in paragraph II, any condition, stipulation, provision, or term of any franchise agreement waiving any right granted under this chapter, or relieving any person from liability imposed by this chapter, shall be void and unenforceable.

II. Nothing contained in this chapter shall limit the right of a franchisor and a franchisee to agree to binding arbitration of disputes, if:

(a) The standards applied in such arbitration are not less than the requirements specified in this chapter, and

(b) Any arbitrator employed in such arbitration is chosen by the parties from a list of impartial arbitrators supplied by the American Arbitration Association or by any other impartial third party agreed to by the parties.

357-C:9 Antitrust Laws. No provision of this chapter shall repeal, modify, or supersede, directly or indirectly, any provision of any antitrust laws of this state. This chapter is and shall be deemed to be supplementary to, but not a part of, the antitrust law of this state.

357-C:10 Gasoline and Motor Vehicle Franchises. No provision of this chapter shall repeal, modify, or supersede, directly or indirectly, any provision of RSA 339-C or RSA 357-B. This chapter is and shall be deemed to be supplementary to, but not a part of RSA 339-C and RSA 357-B.

2 Effective Date. This act shall take effect 60 days after its passage.

Amendment adopted.

Rep. Walter moved that the words, Refer to the Committee on Judiciary for Interim Study, be substituted for the committee report, Ought to Pass with Amendment, and spoke to her motion.

Reps. Bosse, Pappas, French, Spirou and Plourde spoke against the motion.

Rep. Gould spoke in favor of the motion. Rep. Walter requested a roll call. Sufficiently seconded.

(Speaker presiding)
VFAS 44 NAYS 254
VFAS 44

RELKNAP: Hildreth.

CARROLL: Roderick Allen, Heath and Keller.

CHESHIRE: Dostilio, Daniel Eaton, Ernst, O'Connor and Jean White.

COOS: Chappell.

GRAFTON: Buckman, George Cate, McIver, Pepitone, Snell, Thomson and Walter.

HILLSBOROUGH: Wilfrid Boisvert, Joseph Cote, Gabrielle Gagnon, Guidi, Lefebvre, McDonough, Odell, Podles, Paul Riley, Roy and Soucy.

MERRIMACK: James Humphrey, Locke and Randlett.

ROCKINGHAM: Cotton, Flanagan, Beverly Gage, Gould, Griffin, Keenan, Newell, Pucci and Schmidthen.

STRAFFORD: Gosselin and McManus.

SULLIVAN: Brodeur and Wiggins.

NAYS 254

RELKNAP: Birch, Bordeaux, Garv Dionne, Downs, French, Mansfield, Nighswander, Randall and Sanders.

CARROLL: Dickinson, Kenneth MacDonald and Towle.

CHESHIRE: Baybutt, Crane, Jesse Davis, Galloway, Gordon, Kohl, Lynch, Miller, Nims, Proctor, Margaret Ramsay, William Riley, Russell, Scranton and Vrakatitsis.

COOS: Elmer Beaulac, Fortier, Guay, Horton, Mayhew, Theriault, Alcide Valliere, Willev and York.

GRAFTON: Ira Allen, Christy, Copenhaver, Grorv, Dearhorn, Michael King, LaMott, Logan, Low, Lowmes, Mann, McAvoy, Rounds, Seely, Taffe, Ward, Andrew Ware and Wood.

HILLSBOROUGH: Ainley, Archambault, Arris, Aubut, Baker, Bosse, Brack, Burkush, Carswell, Yvette Chagnon, Compagna, Corser, Craig, L. Penny Dion, Dolbec, Donovan, Drenniak, Beverly Dupont, Raymond Dupont, Joseph Eaton, Nancy Gagnon, Gelinis, Girolimon, Granger, Sal Grasso, Hall, Head, Heald, Healy, Hendrick, Howard Humphrey, Thomas Hynes, Jamrog, Kaklamanos, Keefe, Labombard, Lamv, Levesque, Madigan, Marcoux, Martineau, Mazur, McCarthy, McLaughlin, Milton Myers, Morrison, Mulligan, Murray, Nardi, Naro, Pappas, Pastor, Perkins, Plomaritis, Polak, Proulx, David Ramsay, Record, Reidy, Sallada, Silva, Edward Smith, Leonard Smith, Spirou, Stahl, Stylianos, James Sullivan, Sweeney, Rock

Tremblay, Vachon, Van Loan, Wallin, Eliot Ware, Weaver, Welch, Emma Wheeler, Kenneth Wheeler, Robert Wheeler, James J. White, M. Arnold Wight and Zajdel.

Rep. Skinner spoke against the motion and yielded to questions.

(Speaker in the Chair)

MERRIMACK: Allgeyer, Ayres, Bellerose, Bibbo, Blakeney, Bodi, Laurent Boucher, Carroll, John Cate, Milton Cate, Clements, Colby, Daniell, Epstein, Hill, Holliday, Kidder, McLane, Mitchell, Nichols, O'Neill, Plourde, Ralph, Rice, Doris Riley, William Roberts, Selway, Shepard, Stio, Stockman, Stokes, Trachy, Underwood and Wiviott.

Reps. Dickinson, LaMott and Bayhutt spoke in favor of the motion.
Rep. Head spoke against the motion.
Rep. LaMott requested a quorum count.
The Speaker declared a quorum present.

Reps. Coutermarsh, Spirou, Plourde and French spoke against the motion.
Reps. William Roberts and Ward spoke in favor of the motion.
Rep. Record requested a roll call.
Sufficiently seconded.
Rep. Willey abstained from voting under Rule 16.

(Speaker presiding)

YEAS 112 NAYS 203
YFAS 112

ROCKINGHAM: Appel, Benton, Blake, Blanchette, William Boucher, Butler, Marilyn Campbell, Carpenito, Collins, Connors, Patricia Cote, Ellyson, Joseph Flynn, Carl Gage, Gibbons, Greene, Hartford, Jackson, Jones, Kane, Kashulines, Roger King, Kozacka, Lavcock, Leslie, LoFranco, Lovejoy, Joseph MacDonald, McEachern, Norman Myers, Nelson, Pantelakos, Parolise, Parr, Peterson, Pevear, Quimby, Reese, Rogers, Scamman, Schwaner, Skinner, Freda Smith, Splaine, Stickney, Stimmell, Sytek, Tavitian, Tufts, Vartanian, Vlack, Warburton, Helen Wilson and Wolfen.

BELKNAP: Birch, Bordeau and Sanders.

CARROLL: Roderick Allen, Chase, Dickinson, Heath, Keller and Kenneth MacDonald.

STRAFFORD: Ronald Chagnon, DeNafio, Drew, Gauvin, Hebert, Dianne Herchek, James Herchek, Joos, Lessard, Meader, Morrisette, Pine, Pray, Dennis Ramsey, Robinson, Sackett, Schreiber, Donald Smith, Tripp, Vallev and Vaughan.

CHESHIRE: Bayhutt, Crane, Ernst, Galloway, O'Connor, Scranton and Jean White.

COOS: Chappell and Alcide Valliere.

SULLIVAN: Edmund Belak, Burrows, Cutting, Sim Gray, LeBrun, Lucas, Palmer, Spanos, Spaulding and Williamson, and the motion lost.

GRAFTON: Ira Allen, Buckman, George Cate, Christy, Dearborn, LaMott, Logan, Low, Lowmes, Mann, McIver, Pepitone, Snell, Thomson, Ward, Andrew Ware and Wood.

HILLSBOROUGH: Arris, Bosse, Yvette Chagnon, Compagna, Craig, Dolbec, Nancy Gagnon, Granger, Sal Grasso, Hall, Heald, Labombarde, Levesque, Mazur, McLaughlin, Morgan, Murray, Odell, Perkins, Podles, David Ramsay, Record, Paul Riley, Sallada, Eliot Ware, Weaver, Emma Wheeler, Kenneth Wheeler and M. Arnold Wight.

Ordered to third reading.

Rep. French moved that debate be limited to 40 minutes equally divided including questions on SB 183.

Adopted.

SB 183, eliminating the authority of the labor commissioner to establish wages for employees on public works projects. Refer to the Committee on Labor, Human Resources and Rehabilitation for Interim Study.

Repeal of New Hampshire's Mini Davis-Bacon Act would have far-reaching effects that cannot yet be estimated. Many questions are not yet answered. Committee needs to know what percentage of construction now falls under the federal Davis-Bacon control and how the local prevailing wage as set by the Department of Labor varies from area to area. Under the present law, all contractors have a fair chance in bidding public works projects. Vote was 14-4. Rep. Robert W. Wheeler for Labor, Human Resources and Rehabilitation.

MERRIMACK: Ayres, Laurent Boucher, John Cate, Clements, Hill, James Humphrey, Kidder, Locke, Mitchell, Nichols, Packard, Randlett, Doris Riley, William Roberts, Shepard, Stio and Stockman.

ROCKINGHAM: Appel, Blake, William Boucher, Butler, Marilyn Campbell, Ellyson, Felch, Gould, Griffin, Jones, Roger King, Lovejoy, Nelson, Newell, Reese, Rogers, Schmidtchen, Schwaner, Sytek, Tufts, Vlack and Wolfen.

STRAFFORD: Gosselin, Donald Smith and Tripp.

SULLIVAN: Cutting, Domini, Sim Gray, Spaulding, Townsend and Wiggins.

NAYS 203

Rep. Gould moved that the words, Ought to Pass, be substituted for the committee report, Refer to the Committee on Labor, Human Resources and Rehabilitation for Interim Study, and spoke to his motion.

BELKNAP: Bowler, Gary Dionne, Downs, French, Hildreth, Mansfield, Nighswander and Randall.

CARROLL: Kenneth Smith and Towle.

(Rep. Quimby in the Chair)

CHESHIRE: Callahan, Jesse Davis, Dostilio, Daniel Eaton, Gordon, Kohl, Lynch, Miller, Nims, Proctor, Margaret Ramsay, William Riley, Russell and Vrakatitsis.

COOS: Elmer Beaulac, Fortier, Guay, Bradley Haynes, Horton, George Lemire, Mavhew, Oleson, Theriault, Wiswell and York.

CRAFTON: Chambers, Copenhaver, Crory, Michael King, Rounds, Seely, Taffe and Walter.

HILLSBOROUGH: Ainley, Archambault, Aubut, Baker, Wilfrid Boisvert, Brack, Burkush, Carswell, Corser, Joseph Cote, Coutermarsh, L. Penny Dion, Donovan, Drewniak, Beverly Dupont, Raymond Dupont, Joseph Eaton, Gabrielle Gagnon, Gelinas, Girolimon, Guidi, Hardy, Head, Healy, Hendrick, Thomas Hynes, Jamrog, Kaklamanos, Keefe, Lamv, Lefebvre, Armand Lemire, Roland Lemire, Madigan, Marcoux, Martel, Martineau, McCarthy, McDonough, Milton Meyers, Morrison, Mulligan, Nardi, Naro, Pappas, Pastor, Plomaritis, Proulx, Peter Ramsey, Reidv, Roy, Edward Smith, Leonard Smith, Soucy, Spirou, Stahl, Stylianos, James Sullivan, Vachon, Van Loan, Wallin, Welch, Robert Wheeler, James J. White and Zajdel.

MERRIMACK: Bellerose, Bibbo, Blakeney, Bodi, Carroll, Milton Cate, Daniell, Epstein, Holliday, McLane, O'Neill, Plourde, Ralph, Rice, Selway, Stokes, Trachy, Underwood and Wiviott.

ROCKINGHAM: Benton, Blanchette, Carpenito, Collins, Connors, Patricia Cote, Cotton, Dunfey, Flanagan, Joseph Flynn, Beverly Gage, Carl Gage, Gibbons, Greene, Hartford, Jackson, Kane, Kashulines, Keenan, Kozacka, Krasker, Landry, Lavcock, Leslie, LoFranco, Joseph MacDonald, McEachern, Norman Myers, Pantelakos, Parolise, Parr, Peterson, Pucci, Quimby, Scamman, Skinner, Freda Smith, Splaine, Stickney, Stimmell, Tavitian, Vartanian, Warburton, Helen Wilson and Wojnowski.

STRAFFORD: Burchell, Ronald Chagnon, DeNafio, Drew, Farnham, Gauvin, Hebert, Dianne Herchek, James Herchek, Joos, Lessard, Meader, Morrisette, Nadeau, Pine, Pray, Dennis Ramsey, Robinson, Sackett, Schreiber, Valley, Vaughan and Whitehead.

SULLIVAN: Edmund Belak, Brodeur, Burrows, LeBrun, Palmer, Spanos, Tucker and Williamson, and the motion lost.

Rep. Valliere notified the Clerk that he inadvertently voted yea and meant to vote nay.

Rep. Rock Tremblay and Willey notified the Clerk that they wished to be recorded in favor of Refer for Interim Study.

Referred to the Committee on Labor, Human Resources and Rehabilitation for Interim Study.

The Speaker called for the Special Order.

SB 253, relative to the area of operation of the New Hampshire housing commission. Majority: Inexpedient to Legislate. Minority: Ought to Pass with Amendment.

MAJORITY: Legislation, as amended, appears to attempt to by-pass "home rule." Situation currently requires approval at town meeting. This was

originally eliminated completely then reinstated by the amendment if previously vetoed by the Board of Selectmen. End result seems to accomplish nothing to improve operations of the Housing Commission especially since they have been unable to fund currently approved town needs to any appreciable extent. Vote was 8-7. Rep. Anthony Pepitone for Majority of Municipal and County Government. MINORITY: There is an immediate need for this legislation as a positive approach to reinforce the ability of the Housing Commission to meet the needs of many New Hampshire citizens at the least possible expense. No one appeared before the Committee in opposition to this bill. Reps. Selma R. Pastor, George A. Soucy and Dorothy Drewniak for Minority of Municipal and County Government.

Rep. Mann moved that the words, Ought to Pass, be substituted for the report of the Majority, Inexpedient to Legislate, and spoke to his motion.

Reps. Mayhew and Williamson spoke in favor of the motion.

Motion adopted.

Rep. Pepitone offered an amendment.

Amendment

Amend RSA 204-A:9 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

204-A:9 Area of Operation. The area of operation of the commission shall be the entire state; provided that, with the exception of data collection, the commission shall not operate in any area in which a local authority of a municipality is operating, without the consent by resolution of the local authority operating therein and the consent of the local governing body; and further provided that in areas where there is no local authority operating, with the exception of data gathering, planning and the Existing Housing Program under section 8 of the United States Housing Act of 1937, as amended, the commission shall not operate without the consent of the local governing body, unless permission has been granted by majority vote of the board of selectmen or city council. The commission shall provide notice of its intent to operate any such program by sending a letter by certified mail to the board of selectmen or city council to request permission for such program. Any consents required by this section may limit the time and scope of activities to be conducted by the commission in the municipality. In addition, and not in limitation of the preceding sentence, each housing project to be sponsored, in whole or in part, by the commission shall require separate consents as herein provided. For the purposes of this chapter alone, the area of operation of a local authority shall mean the municipality for which it is created.

The Clerk read the amendment.
Amendment adopted.

Question being on the substituted committee report, Ought to Pass with Amendment.

Adopted.

Ordered to third reading.

SUSPENSION OF RULES

Rep. Mann moved that the rules be so far suspended as to permit the consideration at the present time of the committee report on SB 125, legalizing the 1979 town meetings of Derry and Dublin, without the required notice in the calendar.

Adopted by the necessary two-thirds.

COMMITTEE REPORTS (cont.)

SB 125, legalizing the 1979 town meetings of Derry and Dublin. Ought to Pass with Amendment. Rep. Ezra B. Mann, II for Municipal and County Government.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

legalizing actions taken at certain town meetings, school district meetings, and precinct meetings.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Town of Derry. The votes of the town meeting of the town of Derry held on March 17, 1979, to issue serial bonds or notes for sewerage facilities in an amount not to exceed \$3,128,000 and to issue notes in an amount not to exceed \$115,000 for highway improvements are hereby legalized, ratified and confirmed.

2 Town of Dublin. All of the acts, votes and proceedings of the annual town meeting of the town of Dublin held on March 13, 1979, are hereby legalized, ratified and confirmed.

3 Town of Bristol. All of the acts, votes and proceedings of the annual town meeting of the town of Bristol held March 13 and March 15, 1979, including but not limited to the vote under article 2 to appropriate \$975,000 for extension and enlargement of the water system, to be raised by application of a Farmers Home Administration grant of \$640,000 and a bond or serial note issue of \$335,000, are hereby legalized, ratified and confirmed.

4 Town of Londonderry. Certain towns at their annual meetings in March, 1963, had in their respective warrants articles relative to zoning. On February 21, 1963, laws of 1963, chapter 5, became law and changed the procedure for the adoption of zoning ordinances; viz., RSA 31:63 was amended and RSA 31:63-a was added as a new section of the RSA. Such legislation adopted in 1963 was not adopted in time for towns to comply with its changed requirements. To remedy such situation, laws of 1963, chapter 432, was passed on

June 26, 1963. However, the town of Londonderry was omitted from such legislation. In order to correct such oversight, all of the acts, votes and proceedings of the annual town meeting of the town of Londonderry held in March, 1963, including, but not limited to, the enactment of zoning regulations are hereby legalized, ratified and confirmed.

5 Precinct of Haverhill Corner. All of the acts, votes and proceedings of the annual precinct meeting of the precinct of Haverhill Corner in the town of Haverhill held on March 14, 1979, including but not limited to the vote on article 7, are hereby legalized, ratified and confirmed.

6 Town of Antrim. All acts, votes and proceedings of the annual town meeting of the town of Antrim held on March 14, 1978, are hereby legalized, ratified and confirmed.

7 Oyster River Cooperative School District. All acts, votes and proceedings of the annual meeting of the Oyster River cooperative school district held on March 7, 1979, and May 23, 1979, are hereby legalized, ratified and confirmed.

8 Town of Woodstock. All acts, votes and proceedings of the town meetings of the town of Woodstock held on March 14, 1978, and March 13, 1979, including all votes whereby the town appropriated a total of \$138,000 for its share of the cost of the purchase and construction of a refuse disposal facility in the town of Lincoln, New Hampshire, authorized the transfer of \$21,000 from the federal revenue sharing fund to meet such appropriation, authorized the transfer of \$30,371 from the solid waste disposal (dump) capital reserve fund to meet such appropriation, and authorized the borrowing of \$86,629 to meet the balance of such appropriation, are hereby legalized, ratified and confirmed in all respects, and the selectmen of the town are authorized to issue \$86,629 bonds or notes for such purpose under the municipal finance act.

9 Bartlett School District. All acts, votes and proceedings of the school district meeting of the Bartlett school district held on March 2, 1979, and May 11 and 12, 1979, are hereby legalized, ratified and confirmed.

10 Madison School District. All of the acts, votes and proceedings of the annual meeting of the Madison school district held in Madison on March 16, 1979, including the vote to raise and appropriate a sum not to exceed \$158,820 to build and equip an addition to and renovations to the district's present elementary school through the issuance of notes or bonds of the district, are hereby ratified, legalized and confirmed, and the district is authorized to borrow said sum for said purpose.

11 Effective Date. This act shall take effect upon its passage.

The Assistant Clerk read the amendment.

(Rep. French in the Chair)

Rep. Mann explained the amendment. Amendment adopted.

Rep. Arris offered an amendment.

Amendment

Amend the bill by striking out section 11 and inserting in place thereof the following:

11 Hudson Meeting Legalized. All of the acts, votes and proceedings of the annual town meeting of the town of Hudson held March 24 through March 30, 1979 are hereby legalized, ratified and confirmed.

12 Effective Date. This act shall take effect upon its passage.

The Assistant Clerk read the amendment Rep. Arris explained the amendment.

Reps. Baker, Odell, Morrison, Leonard Smith and Dolbec spoke in favor of the amendment.

Reps. Beverly Gage, Pepitone and Mann spoke against the amendment.

Rep. O'Connor requested a roll call. Sufficiently seconded.

(Speaker presiding)

YEAS 196 NAYS 107

YEAS 196

BELKNAP: Birch, Bordeaux, Bowler, Wildreth, Mansfield and Randall.

CARROLL: Roderick Allen, Heath, and Kenneth MacDonald.

CHESHIRE: Bavbitt, Crane, Jesse Davis, Dostilio, Daniel Eaton, Galloway, Kohl, Miller, O'Connor, Proctor, Margaret Ramsay, Russell and Vrakatisis.

COOS: Bouchard, Guay, Bradley Haynes, Horton, Oleson and Willey.

GRAFTON: Buckman, George Cate, Chambers, Clark, Copenhagen, Corry, McAvoy, McIver, Seely, Snell, Thomson and Walter.

HILLSBOROUGH: Ainley, Archambault, Arris, Aubut, Baker, Wilfrid Boisvert, Bosse, Brack, Burkush, Carswell, Yvette Chagnon, Corser, Coutermarsh, Dolbec, Donovan, Raymond Dupont, Nancy Gagnon, Gelinat, Girolimon, Granger, Guidi, Hall, Hardy, Head, Healy, Hendrick, Jamroz, Kalamanos, Karnis, Keefe, Labombard, Lefebvre, Armand Lemire, Levesque, Madigan, McCarthy, McLaughlin, Morgan, Morrison, Mulligan, Murray, Naro, Odell, Pappas, Aime Paradis, Pastor, Plomaritis, Polak, Proulx, David Ramsay, Record, Sallada, Edward Smith, Leonard Smith, Stahl, Stylianos, Sweeney, Rock Tremblay, Vachon, Van Loan, Wallin, Eliot Ware, Weaver, Welch, Emma Wheeler, Kenneth Wheeler, James J. White and Zajdel.

MERRIMACK: Allgever, Ayles, Bellerose, Bibbo, Blakeney, John Cate, Milton Cate, Clements, Daniell, Hill, Holliday, James Humphrey, Locke, McLane, Mitchell, O'Neill, Plourde, Doris Riley, William Roberts, Selway, Shepard, Stio, Stockman, Stokes, Trachy and Wiviott.

ROCKINGHAM: Appel, Benton, Blanchette, Marilyn Campbell, Connors, Cotton, Dumfey, Felch, Flanagan, Joseph Flynn, Carl Gage, Gibbons, Gould, Griffin, Hartford, Kane,

Kashulines, Keenan, Roger King, Kozacka, Krasker, Laycock, Leslie, Lovejoy, Joseph MacDonald, Norman Myers, Newell, Pantelakos, Parr, Peterson, Quimby, Rogers, Scamman, Schwane, Splaine, Sytek, Tavitian, Vartanian, Helen Wilson, Wojnowski and Wolsen.

STRAFFORD: Drew, Farnham, Gauvin, Gosselin, Dianne Herchek, Joos, Meader, Nadeau, Pine, Dennis Ramsev, Sackett, Schreiber, Donald Smith, Valley and Vaughan.

SULLIVAN: Edmund Belak, Burrows, Cutting, LeBrun, Spanos and Williamson.

NAYS 107

BELKNAP: Garv Dionne, Downs, French, Nighswander and Sanders.

CARROLL: Chase, Dickinson, Keller, Kenneth Smith and Towle.

CHESHIRE: Callahan, Ernst, Gordon, Lynch, Nims, William Riley and Jean White.

COOS: Chappell, Fortier, George Lemire, Mavhew, Theriault, Alcide Valliere, Wiswell and York.

GRAFTON: Ira Allen, Christy, Dearborn, LaMott, Logan, Low, Lowmes, Mann, Pepitone, Rounds, Taffe, Ward, Andrew Ware and Wood.

HILLSBOROUGH: Compagna, Joseph Cote, Craig, L. Pennv Dion, Drewniak, Joseph Eaton, Sal Grasso, Heald, Thomas Hynes, Roland Lemire, Marcoux, Martell, Martineau, Mazur, Milton Meyers, Nardi, Perkins, Podles, Reidy, Paul Riley, Roy, James Sullivan, Wallace and Robert Wheeler.

MERRIMACK: Laurent Boucher, Carroll, Kidder, Nichols, Packard, Ralph, Randlett and Rice.

ROCKINGHAM: Blake, William Boucher, Carpenito, Ellyson, Beverly Gage, Jackson, Landry, LoFranco, McEachern, Nelson, Paralise, Pucci, Reese, Schmidtchen, Skinner, Freda Smith, Stickney, Stimmell, Tufts, Vlack, Warburton and Woodman.

STRAFFORD: Burchell, Ronald Chagnon, Hebert, James Herchek, Pray, Robinson, Tripp and Whitehead.

SULLIVAN: Brodeur, Domini, Sim Gray, Palmer, Spaulding and Townsend, and the amendment was adopted.

Reps. Lamy, Gabrielle Gagnon and M. Arnold Wight wished to be recorded in favor of the amendment.

Rep. Chase offered an amendment.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

legalizing actions taken at certain town meetings, school district meetings, and precinct meetings and relative to the illegal sale or illegal possession of certain quantities of narcotic drugs

Amend the bill by striking out section 11 and inserting in place thereof the following:

11 Illegal Sale of Certain Narcotic Drugs. Amend RSA 318-B by inserting after section 27 the following new section:

318-B:27-a Sale and Possession of Certain Quantities of Narcotic Drugs.

the holding for an illegal sale of heroin,

The Assistant Clerk read the amendment.
Rep. Chase withdrew his amendment.
Question being on the adoption of the committee report, Ought to Pass as amended.
Ordered to third reading.

Rep. Plourde moved that SB 47, providing for a 3 day hunting season for moose, be taken from the table.
Motion lost.

COMMITTEE OF CONFERENCE REPORT
ON HB 374

HB 374, increasing the appropriation for school building aid for fiscal year 1979.
(Printed SJ 6/6)
Adopted.

SENATE MESSAGES
CONCURRENCE

HB 250, relative to collection of support payments by probation officers.
HB 799, relative to planning boards.
HB 664, to require the posting of innkeepers' room rates.
HB 167, relative to pistol permits.
HB 840, relative to railroad police.
HB 449, concerning choosing delegates to national political conventions.

NONCONCURRENCE

HB 328, relative to establishing minimum standards for the use and occupancy of rental property.
HB 74, relative to the issuance of retail sale permits by the state liquor commission.
HB 745, revising the manner of nominating certain candidates for special elections.
HB 90, eliminating certain responsibilities of the department of revenue administration in relation to the boat tax.

REFERRED FOR INTERIM STUDY

HB 436, revising the limit of town deposits and allowing for secured deposits in excess of the 20 day limitation.
HB 701, to establish a division of occupational licensing, certification and

registration and to recodify and standardize the statutes of various occupational boards.

NONCONCUR WITH AMENDMENT
REQUESTS COMMITTEE OF CONFERENCE

SB 48, relative to the termination of a group life insurance policy.
The President appointed Sens. Bergeron, Poulsen and Lamontagne.
Rep. Quimby moved that the House accede.
Adopted.
The Speaker appointed Reps. Burns, William Roberts, Hill and Corry.

SB 202, relative to the regulation of open-end second mortgage home loans.
The President appointed Sens. Poulsen, Bergeron and Hough.
Rep. Quimby moved that the House accede.
Adopted.
The Speaker appointed Reps. Morgan, Hynes, Allgever and Celinas.

SB 146, establishing a committee to study the need for licensing oil burner servicemen.
The President appointed Sens. Wageman, Mann and Champagne.
Rep. French moved that the House accede.
Adopted.

SB 222, establishing a study committee on the definition of residency.
The President appointed Sens. Conley, Sanborn and Provost.
Rep. French moved that the House accede.
Adopted.

SB 210, relative to the law library and the Supreme Court.
The President appointed Senators Conley, Poulsen and Champagne.
Rep. Milton Cate moved that the House accede.
Adopted.
The Speaker appointed Reps. Milton Cate, Bibbo, William Riley and Patricia Cote.

SB 130, relative to combinations and monopolies.
The President appointed Sens. Blaisdell, Saggiotes and Sanborn.
Rep. Bosse moved that the House accede.
Adopted.
The Speaker appointed Reps. Sytek, Dan Jones, Carswell and Kalamianos.

SB 218, amending certain provisions of the charter of the city of Manchester relative to competitive bidding in certain cases.
The President appointed Sens. Sanborn, Wageman and Champagne.
Rep. Mann moved that the House accede.
Adopted.
The Speaker appointed Reps. Peter Parady, Pastor, Pepitone and Callahan.

SB 246, relative to deputy clerks in district courts.
The President appointed Sens. Saggiotes, Wageman and Hancock.
Rep. Mann moved that the House accede.
Adopted.
The Speaker appointed Reps. Roger King, Perkins, Lowmes and Welch.

SB 224, relative to the issuance of boat plates.

The President appointed Sens. Poulsen, Conley and Blaisdell.

Rep. Tavitian moved that the House accede.

Adopted.

The Speaker appointed Reps. Tavitian, French, Stockman and Kenneth Smith.

REQUESTS CONCURRENCE WITH AMENDMENTS

HB 273, relative to administrative procedures. (Amendment printed SJ 6/6)

Rep. Townsend moves that the House concur.

Adopted.

HB 367, relative to certain licensing requirements concerning registered and practical nurses. Amendment printed SJ 6/6)

Rep. Spaulding moved that the House concur.

Adopted.

HB 719, establishing the hazardous material transportation advisory board. (Amendment printed SJ 6/6)

Rep. Townsend moved that the House concur.

Adopted.

HB 555, establishing a hazardous waste management program. (Amendment printed SJ 6/6)

Rep. Mayhew moved that the House concur.

Adopted.

HB 289, relative to certain changes in the veterinary practices act. (Amendment printed SJ 5/9)

Rep. Marilyn Campbell moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Greene, Campbell, Valley and Gibbons.

HB 388, relative to the judicial budget procedure. (Amendment printed SJ 6/5)

Rep. Tucker moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Wiviott, Hanson, Margaret Ramsay and Bosse.

HB 738, relative to protective services to adults. (Amendment printed SJ 6/4)

Rep. Bosse moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Helen Wilson, Reese, Vartanian and Stokes.

HB 695, relative to the boat tax. (Amendment printed SJ 6/6)

Rep. Tavitian moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Tavitian, French, Kenneth Smith and Stockman.

HB 853, relative to legal representation for social workers. (Amendment printed SJ 6/5)

Rep. Bosse moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

HB 720, relative to responsibility for acts of vandalism by minors. (Amendment printed SJ 6/6)

Rep. Bosse moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Bosse, Gelin, Mansfield and Kaklamanos.

HB 612, to clarify and amend the business profits tax and the law relative to the department of revenue administration. (Amendment printed SJ 6/6)

Rep. McLane moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. McLane, Peters, Wallin and Carl Gage.

HB 741, relative to giving notice of a garage lien on personal property prior to sale. (Amendment printed SJ 6/6)

Rep. Bosse moved that the House concur.

Adopted.

HB 818, relative to the transportation of hazardous material. (Amendment printed SJ 6/6)

Rep. Benton moved that the House concur.

Adopted.

HB 517, providing that emergency vehicles shall make use of audible or visual signals rather than audible and visual signals. (Amendment printed SJ 6/6)

Rep. Tavitian moved that the House concur.

Adopted.

HB 89, providing for a penalty for disclosure of confidential department of revenue administration records. (Amendment printed SJ 6/6)

Reps. Bosse and Tucker moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

HB 237, relative to the reporting of adult abuse. (Amendment printed SJ 5/23)

Rep. Bosse and Townsend moved that the House concur.

Adopted.

VACATF

Rep. Dearborn moved that the House vacate the reference of SB 221, relative to the license and control of the practice of rehabilitation counseling, to the Committee on Executive Departments and Administration, and spoke to his motion.

Rep. Chambers spoke in favor of the motion.

Adopted.

SB 221, relative to the license and control of the practice of rehabilitation counseling.

Rep. Dearborn moved that SB 221 be reported, Ought to Pass.

Adopted.

Referred to Appropriations.

The Committee on Resolutions and Screening having approved its admittance, Rep. Snell offered the following:

HOUSE RESOLUTION NO. 28

relative to indiscriminate closing of smaller United States post offices.

WHEREAS, the United States Postal Service has in many instances closed small post offices throughout the United States, and

WHEREAS, the State of New Hampshire is presently subjected to the closing of a number of post offices serving smaller communities, and

WHEREAS, many citizens in the smaller communities of the state have expressed anguish and concern over the manner in which they are being informed of post offices being closed, therefore be it

RESOLVED, by the House of Representatives that each member of the United States Congressional delegation from New Hampshire exert their personal influence with the United States Postal Service to have said Service provide the citizens of communities to be affected an opportunity to be heard at a public hearing before any final decision is made by the United States Postal Service to implement any proposed closing of postal facilities in said community, and be it further

RESOLVED, that copies of this resolution be sent by the clerk of the House to each member from New Hampshire in the United States Senate and in the United States House of Representatives and to the Postmaster General of the United States Postal Service.

Rep. Snell spoke to the resolution.

Adopted.

The Committee on Resolutions and Screening having approved its admittance, the Nashua Delegation offered the following:

RESOLUTIONS

on the death of
Honorable John T. Winn

WHEREAS, we have learned with deep sorrow of the death of John T. Winn, Representative of Nashua, and

WHEREAS, Representative Winn's service in the House commenced sixty years ago in 1919, when just having gained his own right to vote, Nashua voters sent him to Concord, and

WHEREAS, he served as the youngest member in the 1919 and 1921 Sessions, then a half century later, was elected to the 1973, 1975, 1977, and 1979 Sessions, holding seats on the Committees of Fish and Game, then Ways and Means, and

WHEREAS, Representative Winn introduced the first Soldier Bonus Bill for World War I veterans, which was successfully passed and became a model for all other soldier bills in New Hampshire, and

WHEREAS, Representative Winn also introduced the first 48 hour work week bill ever in the New Hampshire Legislature, and

WHEREAS, Representative Winn, an ardent sports fan, has along with his brother, the late Police Officer P. J. "Packey" Winn, raised foxhounds and has a leading kennel in the United States known as Winnstay, and

WHEREAS, Representative Winn's dogs were known for winning the New England Fox Hunts on the bench as well as in the fields several times and winning the national fox hunts both on the bench and in the field many times, and served on the executive committees of the National Fox Hunters Association, therefore be it

RESOLVED, that the members of the House of Representatives do hereby extend their sympathy to his family, and be it further

RESOLVED, that a copy of these resolutions be transmitted to his family.

Unanimously adopted by a rising vote of silent prayer.

UNANIMOUS CONSENT

Rep. Spirou addressed the House under unanimous consent.

Today all House Democrats and, I am sure, all House Republicans, join me in mourning the passing of our beloved colleague and friend John Winn. As one who considered John Winn as a personal friend, confidant, advisor and political mentor, the sorrow over his loss is even greater. John Winn represented the very best in a public servant. He loved public service and he devoted much of his personal time to it. He was an inspiration to all of us who give of our time to serve the public. His wisdom and his judgment were respected by all. John Winn lived a long and full life and accomplished many things. If we can achieve a small part of his personal and public achievements, society would be better for it. I will miss John Winn, my friend. God rest his soul.

Rep. Chambers moved that Rep. Spirou's remarks be printed in the Journal.

Adopted.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading be read a third time by this motion, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today, it be to meet Tuesday, June 12 at 1:00 p.m.

Adopted.

LATE SESSION

Third reading and final passage

SB 253, relative to the area of operation of the New Hampshire housing commission.

SB 25, establishing a committee to propose a recodification of the highway and road laws in title XX and other RSA titles and making an appropriation therefor.

SB 34, establishing a study commission for an impact survey on the removal of advertising devices and making an appropriation therefor.

SB 45, relative to motor vehicle identification for handicapped persons.

SB 55, relative to the limitation on receiving assistance from the federal government and the state for sewage disposal facilities.

SB 58, relative to the police standards and training council.

SB 65, establishing a committee to study the state planning and zone statutes and making an appropriation therefor.

SB 80, to reclassify a certain highway in the town of Conway.

SB 85, providing for state participation in the cost of blister rust control and making an appropriation therefor.

SB 86, removing the deputy of any department or agency which receives federal grants-in-aid from the classified state service and establishing a committee to study the appointment procedures and terms of office of all department heads and deputies.

SB 92, establishing a commission to study the impact of tax-exempt non-federal institutional property on localities.

SB 98, relative to the maintenance of probation department funds in an interest bearing account and appropriating the interest therefrom.

SB 100, providing for the regulation of water treatment plant operators and water distribution system personnel.

SB 108, reimbursing Leona Foote for certain legal expenses and making an appropriation therefor.

SB 111, making an appropriation to the Nansen Ski Club.

SB 112, relative to the refinancing of debt by hospitals and institutions for higher education.

SB 124, providing additional retirement allowances for teachers who retired prior to July 1, 1957.

SB 127, authorizing the sweepstakes commission to purchase insurance.

SB 132, authorizing the construction of a seacoast liquor store.

SB 136, making an appropriation to pay legal expenses in the Laaman and Nadeau cases.

SB 143, relative to sewer system capital reserve funds.

SB 148, relative to the benefits of certain employees of supervisory unions.

SB 150, relative to the creation of an incentive plan for nursing homes cost containment.

SB 166, making an executive director of the post secondary education commission an unclassified position.

SB 191, making an appropriation to the office of state planning for grants for projects authorized by the Public Works and Economic Development Act of 1965.

SB 208, amending the land sales full disclosure act and the condominium act.

SB 220, relative to the establishment of a wetlands board.

SB 225, relative to a study of the central New Hampshire turnpike and other highways in the Nashua, Hudson, Litchfield, Merrimack and Bedford area.

SB 251, relative to fill and dredge procedures.

SB 256, providing a supplemental appropriation to pay for group health insurance coverage for retired state employees not presently covered.

SJR 1, establishing the small business development program of the University System of New Hampshire as the coordinating agency of educational activities directed toward assisting and encouraging the expansion of the small business sector of the economy of the state of New Hampshire and for other purposes and making an appropriation therefor.

SB 69, to prohibit the mandatory retirement of public and private employees.

SB 229, relative to the protection by an individual of his home and property without incurring civil liability.

SB 259, relative to the regulation of franchise practices.

SB 104, establishing a select commission to examine a unified court system and making an appropriation therefor.

SB 125, legalizing the 1979 town meetings of Derry and Dublin.

RECESS

Rep. French moved that the House adjourn.
Adopted.

HOUSE JOURNAL 44

Tuesday 12Jun79

The House met at 1:00 p.m.

Prayer was offered by guest Chaplain, Rev. Hugh Reed of the First Congregational Church of Dunbarton.

Let us pray:

Almighty and eternal God, Thou who alone knowest what lies before us this day, grant that in every hour of it we may stay close to Thee. Let us today embark on no undertaking that is not in line with Thy will for us here, for our state of New Hampshire.

Bestow Thy grace upon the Presiding Officer and the members of this House. Illumine our minds and direct our thinking that our thoughts and our actions may merit Thy blessing. For our Lord Christ's sake. Amen.

Rep. Weaver led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Close, Drewniak, Stahl, Selway, Roy Davis, Francis Sullivan, Fisher, Hunt, Thibeault and Baker, the day, illness.

Reps. Canney, Matson, Benton, Roderick Allen, Taffe, Russell, Chase, Thomas Hynes, Catherine-Ann Day, Hardy, Rice, Foster and Spanos, the day, important business.

Rep. Cecelia Winn, the day, illness in the family.

INTRODUCTION OF GUESTS

Mike Carpenito, son of Rep. Carpenito, and Attilio Pascucci from Como, Italy, guest of Rep. Carpenito; Rebecca Rogers, daughter of Rep. Rogers; 4th grade students from Pierce School in Bennington, guests of Rep. Howard Humphrey; Laurie-Ellen Gabriel and Elaine Dolbec, guests of Rep. Dolbec; former Representative Agenor Belcourt, guest of the House; Miss Doni Angell, president of the Future Farmers of New Hampshire, guest of Rep. Greene; Mr. Michael Geokas, professor and vice-chairman of the Dept. of Medicine of the University of California at Davis, guest of Rep. Spirou; Mr. Michael Cornog, headmaster of Dublin School, guest of Rep. William Riley; Col. George Howard, son of Rep. Howard.

SENATE MESSAGES CONCURRENCE

HB 432, relative to the application of the rooms and meals tax.

HB 769, amending the public employee labor relations law.

HB 286, relative to the Salem liquor store and making an appropriation therefor.

HB 408, increasing the construction appropriation for regional vocational educational centers.

HB 465, to provide personal care attendant services for severely physically disabled persons.

HB 106, providing for the acquisition of a certain dam and water rights by the fish and game department.

HB 135, establishing the position of therapeutic recreation specialist and making an appropriation therefor.

HB 153, relative to the acquisition of agricultural land development rights and making an appropriation therefor.

HB 287, authorizing the purchase of personal liability coverage for individuals providing care to adults residing in certified shared homes, and making an appropriation therefor.

HB 293, relative to the appointment of members of the state commission on the status of women and providing for mileage for said members.

HB 301, relative to retirement of probate judges due to constitutional age limitation.

HB 376, making a claim for a refund of road tolls due the city of Somersworth and the towns of Antrim, Bartlett, Raymond and Troy and making an appropriation therefor.

HB 380, providing full credit to group I members of the NH retirement system for all service rendered after July 1, 1979.

HB 385, establishing an industries inventory account within the state prison.

HB 389, providing cost of living increases for retired members of NH retirement systems and making an appropriation therefor.

HB 391, relative to the recodification of the unemployment compensation laws.

HB 393, relative to the salaries of justices of the district court.

HB 405, extending benefits of the crippled children's program to certain adults with cystic fibrosis and making an appropriation therefor.

HB 425, relative to mining and reclamation of mined lands.

HB 444, making a supplemental appropriation for food and nutrition services.

NONCONCURRENCE

HB 23, to establish a comprehensive public defender and assigned counsel program in New Hampshire for the defense of indigent persons.

HB 174, authorizing the comptroller to lapse certain uncollectible accounts receivable balances.

HB 138, relating to liability for expenses incurred in court ordered placement of children.

HB 309, authorizing the water supply and pollution control commission to employ additional assistant chief engineers and providing certain jurisdictional powers to counties in pollution control.

HB 367, establishing a human virus diagnostic laboratory in the division of public health services and making an appropriation therefor.

HB 473, reimbursing the town of Franconia for certain lost revenues and making an appropriation therefor.

HB 806, relative to political contributions, expenditures and advertising.
 HB 188, an act repealing the Dover, Somersworth and Rochester airport authority.
 HB 208, increasing the homestead exemption.

HB 541, requiring reconsideration of the formula used to apportion costs among pre-existing districts in a cooperative school district.

HB 297, relative to the violation of the laws relating to dogs.

CACR 16, relating to meetings of the legislature. Providing that the Legislature shall meet in annual sessions and receive mileage for not more than 90 legislative days during the biennium.

HB 655, relative to preparation of tax lists and tax bills and the computation of property taxes.

HB 174, granting additional law enforcement powers to boating inspectors to make arrests.

HB 847, relative to the timber yield tax.

HB 357, increasing the legislative mileage allowance.

HB 630, establishing an approved absence program in houses of corrections.

HB 94, requiring the public utilities commission to regulate advertising by electric and gas utilities.

HB 859, to prohibit increased fuel adjustment charges based on substituted power and fuel costs.

HB 650, making certain gambling offenses a felony.

HB 775, relative to the service of affidavits.

HB 433, relative to detective agencies and security services.

HB 786, establishing a 5 member committee to study the possibility of developing a uniform comprehensive definition of residency.

HB 530, to provide for supplemental appraisal, assessment and taxation of real property.

HB 7, relative to the opposition of state liquor stores on Sundays and making an appropriation therefor.

HB 216, creating the criminal offense of evading pursuit by a law enforcement officer and relative to the use of emergency lights on vehicles.

HB 774, establishing procedures for class actions in state courts.

HB 662, relative to the attestation of deeds and mortgages.

HB 869, establishing the crime of retail theft.

REFERRED FOR INTERIM STUDY

HB 272, relative to the transfer of prison guards at county jails and houses of correction from group I to group II of the New Hampshire retirement system.

HB 406, providing free access to Interstate 95 from Route 51 on a trial basis.

HB 442, relative to neglected children in foster care.

HB 462, relative to public guardians and making an appropriation therefor.

CONCURRENCE WITH HOUSE AMENDMENTS

SB 69, to prohibit the mandatory retirement of public and private employees.

SB 108, reimbursing Leona Foote for certain legal expenses and making an appropriation therefor.

SB 123, relative to dental practice in New Hampshire.

SB 79, relative to pre-sentence investigations and reports.

ENROLLED BILLS AMENDMENTS

HB 555, establishing a hazardous waste management program.

Amendment

Amend RSA 147:49, v (h) as inserted by section 2 of the bill by striking out lines 2 and 3 and inserting in place thereof the following:

using the criteria established under RSA 147:50, I (a), and/or as listed under RSA 147:50, I (e). Such wastes include, but are not limited to, those which

This amendment completes language which cites another section of the statutes.

Adopted.

HB 818, relative to the transportation of hazardous material.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the transportation of hazardous material and relative to the jurisdiction of the state police.

This amendment changes the title to more accurately reflect the contents of the bill.

Adopted.

HB 374, increasing the appropriations for school building aid and for the state police for fiscal year 1979.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

increasing the appropriations for school building aid and for the state police for fiscal year 1979 and relative to the scholarship administration fund.

This amendment conforms the title to the substance of the bill.

Adopted.

HB 254, prohibiting the "docking" of the tail of a horse.

Amendment

Amend section 1 of the bill by striking out lines 1 - 3 and inserting in place thereof the following:

1 Cruelty to Horses. Amend RSA 644 by inserting after section 8-a the following new section:

644:8-b Docking Tail of Horse. If any person shall cut the bone of the

This amendment rennumbers the section to be inserted into RSA 644, since section 8-a was inserted by an earlier act.

Adopted.

HB 130, relative to investment laws for savings banks.

Amendment

Amend RSA 387:6, IV (a) as inserted by section 4 of the bill by striking out line 5 and inserting in place thereof the following:

service as defined in RSA 387:1, XVI.

Amend RSA 387:6-a, II as inserted by section 5 of the bill by striking out in line 4 and inserting in place thereof the following:

rating service as defined in RSA 387:1, XVI.

Amend RSA 387:6-a, III (a) as inserted by section 5 of the bill by striking out line 4 and inserting in place thereof the following:

Quotation System and is ranked among the 3 highest ratings as defined in

Amend RSA 387:6-a, IV (b) (1) as inserted by section 5 of the bill by striking out lines 2 and 3 and inserting in place thereof the following:

investments hereunder, and such company shall have, at the date of such investment, a net worth of at least \$1,000,000.

The first two amendments change the same word from plural to singular in two different places to make the language conform to other sections.

The third amendment changes a verb form from plural to singular to correct a grammatical error.

The fourth amendment inserts a verb and two commas which make the language conform to other sections of the bill.

Adopted.

SB 217, allowing self-proving wills.

Amendment

Amend RSA 552:6-a as inserted by section one of the bill by inserting after the last witness signature line the following:

Subscribed, sworn to and acknowledged before me by _____, the testator and subscribed and sworn to before me by _____,

and _____, witnesses, this _____ day of _____, _____ (SEAL).

(Signed) _____

(Official capacity of officer)

This amendment adds a paragraph which was left out of the amendment by mistake when it was typed.

Adopted.

HB 743, adopting the "Uniform Child Custody Act" and establishing the crime of unlawful custody.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

adopting the "Uniform Child Custody Jurisdiction Act."

The new title contains the exact name of the uniform act the bill adopts.

Adopted.

SB 119, relative to the posting of notice of hearings on zoning ordinances and building code enactment procedures in towns and village districts.

Amendment

Amend section 1 of the bill by striking out lines 2 - 4 and inserting in place thereof the following:

as amended by striking out said section and inserting in place thereof the following:

Amend section 1 of the bill by striking out line 41 and inserting in place thereof the following:

to the public, at the office of the town or village district clerk 4 weeks

This amendment incorporates an amendment to RSA 31:63-a, already passed by 1979, 81:1.

Adopted.

SB 64, increasing certain fees of sheriffs and deputy sheriffs.

Amendment

Amend RSA 104:31 as inserted by section 1 of the bill by inserting after paragraph X the following new paragraph:

XI. For each day worked by a deputy sheriff employed on a per diem basis for performing such duties as may be assigned by the sheriff, the sum of \$40 a day plus traveling expense to attend to any official business assigned to him as a deputy sheriff.

Paragraph XI was inserted by 1979, 157:1, effective August 5, 1979, and would be deleted by this bill without this

amendment, since this bill will take effect subsequent to August 5, 1979 if it is signed into law.

Adopted.

HB 354, providing for the submission of all proposed budget items to the voters at annual meetings.

Amendment

Amend section 1 of the bill by striking out line 23 of section 1 of the bill and inserting in place thereof the following:

district expenditures and village district expenditures. Such budget forms shall include a separate column which indicates the recommended budget of the selectmen, school board or village district commissioners. It shall hold at

This amendment inserts a sentence in RSA 32:5 that was added by HB 217, now chapter 71 of the laws of 1979.

Adopted.

HB 634, relative to unit directors at the New Hampshire hospital.

Amendment

Amend section 2 of the bill by striking out line 2 and inserting in place thereof the following:

1973, 594:1 by striking out in line 2 the word "medical" so that

This amendment corrects a citation error in the amending language of section 2.

Adopted.

SENATE MESSAGES

NONCONCUR WITH AMENDMENT

REQUESTS COMMITTEE OF CONFERENCE

SB 223, authorizing Nathaniel Hawthorne College to grant the master of business administration degree.

The President appointed Sens. Blaisdell, Monier and Rock.

Rep. William Boucher moved that the House accede.

Adopted.

The Speaker appointed Reps. Taffe, William Boucher, Sim Gray and Lessard.

SB 164, concerning supervisory union laws.

The President appointed Sens. Bergeron, Sanborn and Blaisdell.

Rep. William Boucher moved that the House accede.

Adopted.

The Speaker appointed Reps. Keefe, Valley, Matheson and LeBrun.

SB 184, relative to ski area maintenance vehicles.

The President appointed Sens. Mann, Poulsen and Lamontagne.

Reps. Kenneth Smith and Tavitian moved that the House accede.

Adopted.

The Speaker appointed Reps. Tavitian, York, Waters and Kenneth Wheeler.

REQUESTS CONCURRENCE WITH AMENDMENT

HB 807, relative to the bonding of county and municipal officers. (Amendment printed SJ 6/7)

Rep. Mann moved that the House concur. Adopted.

HB 261, relative to restructuring the public utilities commission and making an appropriation therefor. (Amendment printed SJ 6/11)

Rep. Townsend moved that the House concur.

Adopted.

HB 398, relative to the display of the declaration of independence and making an appropriation therefor. (Amendment printed SJ 6/11)

Rep. Lyons moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Lyons, French, Gabrielle Gagnon and Plourde.

HB 618, regulating places where massages are given and their employees. (Amendment printed SJ 6/7)

Rep. Townsend requested that the amendment be read in full.

The Clerk read the amendment.

Rep. Townsend moved that the House concur.

Adopted.

HB 669, relative to auctions. (Amendment printed SJ 6/7)

Rep. Quimby moved that the House concur and spoke to his motion.

Adopted.

HB 236, relative to landlord and tenant relations. (Amendment printed SJ 6/7)

Rep. Quimby moved that the House concur and spoke to his motion.

Adopted.

HB 240, relative to the licensing laws for hospitals and other facilities. (Amendment printed SJ 6/5)

Rep. Spaulding moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Nighswander, Epstein, Craig and Lynch.

HB 515, relative to the establishment and operation of mobile home parks. (Amendment printed SJ 6/5)

Rep. Mann moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Beverly Gage, Packard, Perkins and Pastor.

HB 846, increasing the bonding authority of the New Hampshire housing finance agency and increasing the number of members of said agency. (Amendment printed SJ 6/5)

Rep. Quimby moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Quimby, Plourde, Burns and Baker.

HB 831, concerning delinquency, child protection and children in need of services. (Amendment printed SJ 6/6)

Rep. Spaulding moved that the House concur.

Adopted.

HB 378, relative to involuntary emergency hospitalization. (Amendment printed SJ 6/11)

Rep. Milton Cate moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Milton Cate, Underwood, William Rilev and Reese.

HB 766, relative to elections in cities, towns, and village districts. (Amendment printed SJ 6/7)

Rep. Flanagan moved that the House concur.

Adopted.

HB 675, relative to the Department of Public Works and Highways and Municipalities. (Amendment printed SJ 6/6)

Rep. Bibbo moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Keller, Norman Myers, Silva and James J. White.

HB 387, establishing the New Hampshire crime commission. (Amendment printed SJ 6/4)

Rep. Townsend moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Trachy, Bosse, Peter Ramsey and L. Penny Dion.

HB 327, establishing the air resources commission and the air resources agency as an independent commission and agency, and repealing certain provisions of the RSA's. (Amendment printed SJ 6/5)

Rep. Greene moved that the House concur and spoke to her motion.

Adopted.

HB 430, establishing a fund for the purchase of works of art for state buildings and facilities. (Amendment printed SJ 6/11)

Rep. Bibbo moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Griffin, Norman Myers, Archambault and Krasker.

HB 469, establishing a statewide elderly discount card program. (Amendment printed SJ 6/11)

Rep. Townsend moved that the House concur.

Adopted.

HB 457, relative to a study of automatic escalating cost of living increases within the New Hampshire retirement system. (Amendment printed SJ 6/11)

Rep. Townsend moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Carroll, Townsend, Lavcock and Dearborn.

HB 348, relative to strengthening the DWI laws. (Amendment printed SJ 6/7)

Rep. Bosse moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Bosse, Carswell, Donald Smith and Stokes.

HB 450, providing for the acquisition of certain dams and water rights by the water resources board and making appropriations therefor. (Amendment printed SJ 6/11)

Rep. Heald moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Ladd, Williamson, Guay and LaMott.

HB 198, providing for a preliminary hearing to determine whether materials are harmful to minors or obscene, where educational or governmental institutions are involved. (Amendment printed SJ 6/7)

Rep. Reese moved that the House concur.

Adopted.

HB 771, relative to the sale of power by limited electrical energy producers. (Amendment printed SJ 6/6)

Rep. M. Arnold Wight moved that the House concur and spoke to his motion.

Adopted.

HB 766, authorizing the water supply and pollution control commission to implement the provisions of RSA 146-A relative to oil spillage; establishing the New Hampshire oil pollution control fund; and making an appropriation therefor. (Amendment printed SJ 6/6)

Rep. Heald moved that the House concur.

Adopted.

HB 682, relative to the appointment of a guardian ad litem in divorce proceedings. (Amendment printed SJ 6/7)

Rep. Bosse moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Sytek, Jones, David Campbell and Collins.

HB 809, relative to the protection of persons from domestic violence. (Amendment printed SJ 6/7)

Rep. Record moved that the House concur.

Rep. Bosse spoke in favor of the motion.

Adopted.

HB 870, relative to the prohibition of juice bars and bottle clubs. (Amendment printed SJ 6/7)

Rep. Bosse moved that the House concur and spoke to his motion.
Adopted.

HR 244, permitting changes in party affiliation to be registered with a town or city clerk. (Amendment printed SJ 6/7)

Rep. Flanagan moved that the House concur.

Adopted.

HR 30, prohibiting a defeated candidate in a primary election from running for the same office as an independent in the biennial or special election. (Amendment printed SJ 6/7)

Rep. Flanagan moved that the House nonconcur.

Adopted.

HR 382, amending the workmen's compensation law and making an appropriation therefor. (Amendment printed SJ 6/11)

Rep. Skinner moved that the House concur.

Adopted.

HR 416, requiring a permit for those engaged in the business of designing or installing subsurface sewage or waste disposal systems under RSA 149-E and making an appropriation therefor. (Amendment printed SJ 6/11)

Rep. Heald moved that the House concur.

Adopted.

HR 871, legalizing the Hanover town meeting. (Amendment printed SJ 6/7)

Rep. Mann moved that the House concur.

Adopted.

HR 420, relative to the purchase of liability insurance and workmen's compensation for harbor masters and authorizing a transfer of mooring permit fees to the port authority. (Amendment printed SJ 6/11)

Rep. Townsend moved that the House nonconcur and a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Griffin, Baybutt, LaMott and Wojnowski.

HR 365, relative to the additional highway subsidy. (Amendment printed SJ 6/7)

Rep. Ribbo moved that the House concur, spoke to his motion and yielded to questions.

Adopted.

HR 575, codifying the election laws. (Amendment printed SJ 6/7)

Rep. Flanagan moved that the House nonconcur and a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Flanagan, Randall, Vaughan and Nims.

HR 757, amending various provisions of the unemployment compensation act. (Amendment printed SJ 6/7)

Rep. Skinner moved that the House nonconcur and a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Skinner, Gould, Warburton and Robert Wheeler.

HR 624, relative to mandatory installation of fire or smoke detectors in structures for occupation built after 1979. (Amendment printed SJ 6/7)

Rep. Irvin Gordon moved that the House nonconcur and a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Snell, Dolbec, Kaklamanos and Bodi.

ACCEDE REQUEST FOR COMMITTEE OF CONFERENCE

HR 853, relative to legal representation for social workers.

The President appointed Sens. Champagne, Wageman and Rov.

HR 89, providing for a penalty for disclosure of confidential department of revenue administration records.

The President appointed Sens. Monier, Brown and Bergeron.

RECESS

SENATE MESSAGE REQUESTS CONCURRENCE WITH AMENDMENT

HR 723, to revise the current use assessment tax. (Amendment printed SJ 6/7)

Rep. Mann moved that the House concur.

Adopted.

SUSPENSION OF RULES

Rep. Ouimby moved that the rules be so far suspended as to permit the consideration at the present time of HR 881, to provide bond financing for public utilities, without the required notice in the calendar.

Reps. Stokes and DeNafio spoke against the motion.

Rep. Ouimby spoke to his motion.

Adopted by the necessary two-thirds.

Rep. French moved that HR 881, to provide bond financing for public utilities, be made a Special Order for Wednesday, June 13.

Adopted.

SENATE MESSAGE CONCURRENCE WITH HOUSE AMENDMENT

SB 55, relative to the limitation on receiving assistance from the federal government and the state for sewage disposal facilities.

SB 127, authorizing the sweepstakes commission to purchase insurance.

SB 58, relative to the police standards and training council.

SB 80, to reclassify a certain highway in the town of Conway.

SB 253, relative to the area of operation of the New Hampshire housing commission.

SB 85, providing for state participation in the cost of blister rust control and making an appropriation therefor.

SB 45, relative to motor vehicle identification for handicapped persons.

SB 97, establishing a commission to study the impact of tax-exempt non-federal institutional property on localities.

SB 208, amending the land sales full disclosure act and the condominium act.

SB 100, providing for the regulation of water treatment plant operators and water distribution system personnel.

SB 34, establishing a study commission for an impact survey on the removal of advertising devices and making an appropriation therefor.

SB 86, removing the deputy of any department or agency which receives federal grants-in-aid from the classified state service.

REQUESTS CONCURRENCE WITH AMENDMENT

HB 60, increasing the discount in sales of liquor and wine to on-sale licensees. (Amendment printed SJ 6/5)

Rep. Ward moved that the House nonconcur and a Committee of Conference be established. Adopted.

The Speaker appointed Reps. Ward, Rounds, Kenneth Smith and Hildreth.

SUSPENSION OF RULES

Rep. Tucker moved that the rules be so far suspended as to permit consideration at the present time of SB 221, relative to the license and control of the practice of rehabilitation counseling, without public hearing, and notice of committee report in the Calendar.

Adopted by the necessary two-thirds.

COMMITTEE REPORT

SB 221, relative to the license and control of the practice of rehabilitation counseling. Ought to Pass with Amendment. Rep. John Tucker for Appropriations.

(NOTE: The Appropriations Committee Amendment proposed a title change and appending HB 701, to establish a division of occupational licensing, certification of various occupational boards, to SB 221. Because of the length of HB 701, 248 pages, the amendment has been inserted in the Journal by reference only.)

Amendment adopted.

Ordered to third reading.

Rep. French moved that the House adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading be read a third time by this motion, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today, it be to meet Wednesday, June 13 at 10:00 a.m.

Adopted.

LATE SESSION

Third reading and final passage

SB 221, relative to the license and control of the practice of rehabilitation counseling.

Reps. French and Peter Ramsey moved that the Joint Rules be so far suspended as to permit the transmittal to the Senate of SB 221, relative to the license and control of the practice of rehabilitation counseling, after the deadline imposed by Joint Rule 10 (b) (3) and request the concurrence of the Senate in said suspension.

Adopted by the necessary two-thirds.

SENATE MESSAGE

CONCURRENCE WITH AMENDMENT

SB 229, relative to the protection by an individual of his home and property without incurring civil liability.

REQUESTS CONCURRENCE WITH AMENDMENT

HB 877, making an appropriation for capital improvements and extension of previous appropriations. (Amendment printed SJ 6/11)

Rep. Bibbo moved that the House nonconcur and a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Bibbo, Norman Myers, James J. White and LaMott.

NONCONCUR WITH AMENDMENT

REQUESTS COMMITTEE OF CONFERENCE

SJR 1, establishing the small business development program of the University System of New Hampshire as the coordinating agency of educational activities directed toward assisting and encouraging the expansion of the small business sector of the economy of the state of New Hampshire and for other purposes and making an appropriation therefor.

The President appointed Sens. Rock, Mann and Blaisdell.

Rep. William Boucher moved that the House accede.

Adopted.

The Speaker appointed Reps. Keefe, Beard, LeBrun and Scranton.

SB 150, relative to the creation of an incentive plan for nursing home cost containment.

The President appointed Sens. Roy Rock and McLaughlin.

Rep. Spaulding moved that the House accede.

Adopted.

The Speaker appointed Reps. Spaulding, Labombarde, Epstein and Blanchette.

SB 112, relative to the refinancing of debt by hospitals and institutions for higher education.

The President appointed Sens. Roy, Hough and Lamontagne.

Rep. Tucker moved that the House accede. Adopted.

The Speaker appointed Reps. Scranton, Nardi, Sackett and Willey.

SB 25, establishing a committee to propose a recodification of the highway and road laws in title XX and other RSA titles and making an appropriation therefor.

The President appointed Sens. Poulsen, Mann and Lamontagne.

Rep. Tavitian moved that the House accede.

Adopted.

The Speaker appointed Reps. Tavitian, Palmer, Walter and Gordon.

SB 111, making an appropriation to the Nansen Ski Club.

The President appointed Sens. Sanborn, Mann and Lamontagne.

Rep. Tucker moved that the House accede.

Adopted.

The Speaker appointed Reps. Oleson, Palmer, Heald and Low.

SB 166, making the executive director of the postsecondary education commission an unclassified position.

The President appointed Sens. Sanborn, Bergeron and Blaisdell.

Rep. Tucker moved that the House accede.

Adopted.

The Speaker appointed Reps. Lessard, Laurent Boucher, William Boucher and Valley.

SCR 1, establishing a special committee to study revenue reform at all levels of government.

The President appointed Sens. McLaughlin, Roy and Blaisdell.

Rep. Lvons moved that the House accede.

Adopted.

The Speaker appointed Reps. Gosselin, Benton, LaMott and Donovan.

SB 136, making an appropriation to pay legal expenses in the Laaman and Nadeau cases.

The President appointed Sens. Monier, Sanborn and McLaughlin.

Rep. Tucker moved that the House accede.

Adopted.

The Speaker appointed Reps. Kidder, Margaret Ramsay, Aeschliman and David Ramsay.

SB 178, concerning eminent domain.

The President appointed Sens. Champagne, Saggiotes and Brown.

Rep. Flanagan moved that the House accede.

Adopted.

The Speaker appointed Reps. Kenneth Randall, Hartford, Dennis Ramsey and Podles.

Rep. French moved that the House adjourn.

Adopted.

HOUSE JOURNAL 45

Wednesday 13Jun79

The House met at 10:00 a.m.

Prayer was offered by guest Chaplain, Rev. Hugh Reed of the First Congregational Church of Dunbarton.

Let us pray:

O Lord, our God, in the face of life's mysteries and its vast imponderables, give us faith to believe that Thou makest all things work together for good to them that love Thee.

Lead us and use us in working out Thy purposes in this state of New Hampshire. Even though we may not see the distant scene, let us be willing to take one step at a time and trust Thee for the rest. Through Jesus Christ, our Lord. Amen.

Rep. Valley led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Drowniak, Selway, Roy Davis, Francis Sullivan, Fisher and Hunt, the day, illness.

Reps. Foster, Matson, Canney, Hartford and Gould, the day, important business.

Rep. Cecelia Winn, the day, illness in the family.

INTRODUCTION OF GUESTS

Students from Maple Avenue School in Claremont, guests of the House; Jason D. Maloney, grandson of Rep. Griffin.

ENROLLED BILLS REPORT

HB 27, guaranteeing freedom of speech, right of criticism and disclosure for all state employees.

HB 87, relative to the grant-in-aid program of the bureau of off highway recreational vehicles.

HB 113, relative to the municipal and district courts.

HB 432, relative to the application of the rooms and meals tax.

HB 591, relative to jurors and witness fees.

HB 606, relative to the restoration of rail passenger service in New Hampshire.

HB 645, permitting wiretapping with one party consent in certain limited cases.

HB 663, allowing minors to clean tables and glasses where liquor is served and to carry alcoholic beverages in case lots.

HB 741, relative to giving notice of a garage lien on personal property prior to sale.

HB 852, relative to the termination of parental rights.

SB 79, relative to pre-sentence investigations and reports.

SB 191, making an appropriation to the office of state planning for grants for

projects authorized by the Public Works and Economic Development Act of 1965.

SB 256, providing a supplemental appropriation to pay for group health insurance coverage for retired state employees not presently covered.

HB 713, requiring the office of institutional collections to furnish a chargeable person or estate with a report of charges if requested.

HB 753, requiring the forfeiture of all accumulated good conduct time for inmates who escape from custody.

HB 776, providing for reciprocal rights of alimony enforcement for husband and wife.

HB 799, relative to planning boards.

HB 838, permitting the director of motor vehicles to assist town and city clerks in collecting bad checks from motor vehicle permit fees.

HB 840, relative to railroad police.

SB 33, to include licenses pastoral counselors in the category of services authorized under minimum mental illness coverage under major medical and non-major medical accident and health insurance.

SB 44, requiring the reporting of critical health problems.

SB 50, providing for the payment of legislative mileage for all official legislative branch travel.

SB 56, allowing state employees who are earning benefits under the employees' retirement system of the state of New Hampshire to elect to earn benefits under group I of the New Hampshire retirement system.

SB 62, authorizing a fee for publication of notice in probate proceedings.

SB 67, relative to fluoridation referendums.

SB 115, relative to the removal of town treasurers upon discovery of irregularities.

SB 128, relative to retired probate judges sitting as masters in contested cases.

SB 171, relative to the method of filing vacancies on the Portsmouth school board.

SB 177, establishing minimum standards for energy conservation in new building construction.

SB 193, providing an associate justice of the Concord District Court.

SB 212, relative to the temporary removal of prisoners.

SB 215, relative to defining beneficially interested persons under the probate act.

SB 234, relative to the effective date for certain state agency rules.

SB 204, relative to veterans.

SB 249, relative to auditing and program review requirements of the sunset law.

HB 368, affecting the responsibilities of the bureau of vital statistics and relating to blood tests required for marriage.

HB 600, relative to obtaining a peddlers license.

HB 633, relative to the superintendents of Laconia state school, Glenclyff home for the elderly and New Hampshire Hospital.

HB 754, relative to open pit burning in towns less than 1,000 population.

HB 808, to conform the state unemployment compensation law to federal requirements specified in P.L. 94-566 amended.

HB 133, establishing a Pittsfield judicial district and a Pittsfield district court.

HB 147, relative to the ocean rearing of anadromous fish.

HB 157, concerning loans to medical and veterinary students.

HB 201, temporarily reducing the road toll on motor fuel blends containing alcohol derived from agricultural commodities and forest products.

HB 250, relative to the department of probation.

HB 253, relative to requiring executive departments to keep organization charts and manuals.

HB 346, relative to the crimes of issuing a bad check, commercial bribery and sports bribery.

HB 350, relative to the circumstances under which theft is a class B felony.

HB 392, relative to estimated road tolls for users of fuel other than motor fuel.

HB 418, eliminating certain corporate annual report requirements.

HB 443, increasing the limit if the concurrent jurisdiction of district court in civil matters.

HB 550, repealing the penalty for misuse of a special circumstance grant.

HB 559, relative to the resident tax.

HB 588, relative to liability of physicians, nurses and ambulance attendants in emergency situations.

HB 596, adopting certain uniform amendments to Article 9 of the uniform commercial code.

HB 652, relative to the number of challenges of jurors in murder trials.

HB 664, to require the posting of innkeepers' room rates.

HB 684, relative to legal fees charged by county attorneys.

HB 694, ensuring the payment of witnesses in criminal cases who are subpoenaed to testify on behalf of the state whether or not they testify.

Sen. Laurier Lamontagne

Rep. Lorine Walter

For the Committee

ENROLLED BILLS AMENDMENTS

HR 710, providing for mandatory distribution of instructions on safely installing solid fuel appliances and directing the fire marshal to adopt a model code for such installation which may be adopted by the cities and towns.

Amendment

Amend section 1 of the bill by striking out lines 1-4 and inserting in place thereof the following:

1 New Subdivision. Amend RSA 339 by inserting after section 68 the following new subdivision:

Sale of Solid Fuel Heating Appliances

339:69 Safety Information Required. All dealers selling solid fuel

Amend section 1 of the bill by striking

out line 16 and inserting in place thereof the following:

339:70 Penalty. Any person failing to comply with the provisions of

This amendment corrects the numbering of new sections inserted by the bill to conform to the present statutes.

Adopted.

SB 108, reimbursing Leona Foote for certain legal expenses and making an appropriation therefor.

Amendment

Amend section 1 of the bill by striking out line 11 and inserting in place thereof the following:

thereby to in any way imply that classified employees are generally

This amendment corrects a grammatical error in section 1 of the bill.

Adopted.

SENATE MESSAGES

CONCURRENCE

HR 484, making an appropriation to the division of public health services of the department of health and welfare for care of hemophiliacs.

HR 476, establishing a unified medical examination system.

HR 540, relative to the division of records management and archives.

HR 724, designating the bureau of vital records and health statistics as the health statistics center of New Hampshire and making an appropriation therefor.

NONCONCURRENCE

HB 518, relative to the fees for testing certain water samples.

HB 570, relative to the composition of the personnel commission.

HB 839, redefining the term "permanent policemen" as used in RSA 100-A relative to the New Hampshire retirement system.

HB 878, relative to pay raises and benefits for state employees.

HB 879, relative to salary increases for university system of New Hampshire employees and making an appropriation therefor.

HB 835, reorganizing the program on alcoholism and drug abuse.

HB 470, relative to the vending facilities of the blind services.

REFERRED FOR INTERIM STUDY

HR 494, relative to the inspection of custom slaughter houses and making an appropriation therefor.

HB 513, relative to establishing standards for motorcycle driver education and training and making an appropriation therefor.

HB 538, providing business profits tax deductions for certain energy and resource conservation investments.

HR 138, relating to liability for

expenses incurred in court ordered placement of children.

REQUESTS CONCURRENCE WITH AMENDMENT

HR 158, relative to reserving slots in veterinary and medical schools for New Hampshire residents. (Amendment printed SJ 6/6)

Rep. William Boucher moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. William Boucher, O'Neill, Lessard and Scranton.

HB 802, relative to state purchase of the Upham-Walker house and making an appropriation therefor. (Amendment printed SJ 6/11)

Rep. Tucker moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. George Roberts, Tucker, French and Oleson.

NONCONCUR WITH AMENDMENT REQUESTS COMMITTEE OF CONFERENCE

SB 104, establishing a select commission to examine a unified court system and making an appropriation therefor.

The President appointed Sens. Champagne, Wageman and Splaine.

Rep. Bosse moved that the House accede. Adopted.

The Speaker appointed Reps. Dan Jones, Bosse, Boyer and Robinson.

SB 65, establishing a committee to study the state planning and zoning statutes and making an appropriation therefor.

The President appointed Sens. Brown, Conley and Hancock.

Rep. Lyons moved that the House accede. Adopted.

The Speaker appointed Reps. French, Vrakatitsis, Donovan and Gabrielle Cagnon.

REQUESTS CONCURRENCE WITH AMENDMENTS

HB 722, abolishing the election of county commissioners by district in Carroll County. (Amendment printed SJ 6/5)

Rep. Mann moved that the House concur. Adopted.

HB 235, relative to rational development of new institutional health services. (Amendment printed SJ 6/4)

Rep. Spaulding moved that the House concur. Adopted.

Rep. Daniell requested a quorum count. The Speaker declared a quorum present.

COMMITTEE REPORTS (Regular Calendar)

The Speaker called for the Special Order.

HB 881, to provide bond financing for public utilities. Ought to Pass with Amendment.

After amending the bill to remove exemptions from the investments banking laws for public utilities, the Committee voted 13-0 for expanding the authority of the New Hampshire Municipal Bond Bank to assist in financing modest capital projects. Rep. Conrad L. Quimby for Commerce and Consumer Affairs.

Amendment

Amend RSA 374-C:10 as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

374-C:10 Legal Investments. To the extent that other securities of a public utility are legal investments under state law, the state and all public officers, and agencies thereof, public utilities, all banks, trust companies, savings banks and institutions, building and loan associations, savings and loan associations, investment companies, and other persons carrying on a banking business, all insurance companies, insurance associations and other persons carrying on an insurance business, and all executors, administrators, guardians, trustees and other fiduciaries, may legally invest any sinking funds, moneys or other funds belonging to them or within their control in any bonds or notes issued pursuant to this chapter, and such bonds or notes shall be authorized security for any and all public deposits.

Amend RSA 374-C as inserted by section 2 of the bill by striking out section 6 and renumbering the original sections 7 - 20 to read as 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 respectively.

Amend RSA 374-C:2, VIII as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

VIII. "Public utility fund" means the fund created or established as provided in RSA 374-C:6.

Amendment adopted.

Rep. Crory moved that the words, Refer to the Committee on Commerce and Consumers Affairs for Interim Study, be substituted for the committee report, Ought to Pass with Amendment, spoke to her motion and yielded to questions.

Reps. Ware, Burns and Plourde spoke against the motion.

Rep. Chambers spoke in favor of the motion and yielded to questions.

Reps. Daniell and DeNafio spoke in favor of the motion.

Reps. William Roberts and Quimby spoke against the motion and yielded to questions.

Rep. Beard requested a quorum count. The Speaker declared a quorum present.

Rep. French spoke against the motion.

Rep. Lyons moved the previous question. Sufficiently seconded. Adopted.

A roll call was requested. Sufficiently seconded.

(Speaker presiding)

YEAS 128 NAYS 166

YEAS 128

BELKNAP: Bowler, Hildreth and Nighswander.

CARROLL: Roderick Allen and Chase.

CHESHIRE: Crane, Daniel Eaton, Fisengrein, Lynch, Nims, Proctor, Margaret Ramsav and William Rilev.

COOS: Elmer Beaulac, Bouchard, Chappell, Fortier, Guay, Bradley Haynes, George Lemire, Mayhew, Valliere and York.

GRAFTON: Ira Allen, Chambers, Copenhaver, Crory, Michael King, McAvoy, Pepitone and Snell.

HILLSBOROUGH: Archambault, Bover, Burkush, Compagna, Corser, Beverly Dupont, Gabrielle Gagnon, Sal Grasso, Guidi, Hendrick, Jamrog, Kaklamanos, McCarthy, Mulligan, Nardi, Nemzoff-Berman, Pappas, Pastor, Proulx, Peter Ramsev, Record, Reidy, Edward Smith, Leonard Smith, Soucy, Spirou, Stahl, Rock Tremblay, Vachon, Wallin, Welch, Pobert Wheeler, James J. White and Zajdel.

MERRIMACK: Blakeney, Bodi, Carroll, Daniell, Epstein, Holliday, LaBranche, O'Neill, Ralph, Gerald Smith, Stokes and Rick Tromblv.

ROCKINGHAM: Aeschliman, Blake, Blanchette, Butler, Carpenito, Collins, Patricia Cote, Cotton, Ellyson, Gibbons, Greene, Hoar, Jackson, Keenan, Kozacka, Krasker, Lavcock, Newell, Newman, Pantelakos, Parolise, Parr, Pevear, Pucci, Rogers, Freda Smith and Tufts.

STRAFFORD: Burchell, DeNafio, Donnelly, Drew, Hebert, Dianne Herchek, James Herchek, Joos, McManus, Morrisette, Pine, Dennis Ramsey, Schreiber, Valley and Whitehead.

SULLIVAN: Edmund Belak, Brodeur, Burrows, David Campbell, Cutting, Sim Gray, LeBrun, Spanos and Williamson.

NAYS 166

BELKNAP: Beard, Birch, Downs, French, Mansfield, Matheson, Randall and Sanders.

CARROLL: Heath, Howard, Keller, Kenneth MacDonald, Kenneth Smith and Towle.

CHESHIRE: Bavbutt, Jesse Davis, Ernst, Gordon, Johnson, Kohl, Ladd, Miller, O'Connor, Scranton, Vrakatitsis and Jean White.

COOS: Brungot, Burns, Horton, Oleson, Richardson, Theriault and Wiswell.

GRAFTON: Buckman, George Cate, Christy, Clark, Dearborn, LaMott, Logan, Low, Lowmes, Mann, Rounds, Seely, Taffe, Walter, Ward and Andrew Ware.

HILLSBOROUGH: Ainley, Aubut, Wilfrid Boisvert, Bosse, Carswell, Yvette Chagnon, Craig, L. Penny Dion, Clyde Eaton, Joseph Eaton, Nancy Gagnon, Gelinis, Granger, Hall, Heald, Thomas Hynes, Karnis, Keefe, Labombard, Levesque, Lyons, Mazur, Milton Meyers, Morgan, Murray, Odell, Perkins, Peters, Plomaritis, Podles, Polak, David Ramsav, Roy, Silva, Steiner, Stylianos, Van Loan, Wallace, Eliot Ware, Weaver, Emma Wheeler, Kenneth Wheeler and M. Arnold Wight.

MERRIMACK: Allgever, Ayles, Bellerose, Bibho, John Cate, Clements, James Humphrev, Locke, McLane, Mitchell, Nichols, Packard, Paire, Plourde, Randlett, Doris Rilev, William Roberts, Shepard, Stio, Stockman, Trachv, Waters and Wiviott.

ROCKINGHAM: Appel, Bishee, William Boucher, Marilyn Campbell, Robert Day, Felch, Flanagan, Beverly Gage, Carl Gage, Griffin, Jones, Kane, Kashulines, Roger King, Lovejoy, Nelson, Peterson, Quimbv, Reese, Scamman, Schmidtchen, Schwaner, Skinner, Stickney, Stimmell, Svtek, Tavitian, Vartanian, Vlack, Warburton, Helen Wilson and Wolfsen.

STRAFFORD: Demers, Farnham, Gauvin, Gosselin, Meader, Nadeau, Pray, Preston, Robinson, Sackett, Donald Smith, Tripp and Vaughan.

SULLIVAN: Domini, Palmer, Spaulding, Townsend, Tucker and Wiggins, and the motion lost.

Question being on the adoption of the committee report, Ought to Pass with Amendment.

Adopted.

Ordered to third reading.

SENATE MESSAGES

NONCONCUR WITH AMENDMENT

REQUESTS COMMITTEE OF CONFERENCE

SB 225, relative to a study of the central New Hampshire turnpike and other highways in the Nashua, Hudson, Litchfield, Merrimack and Bedford area.

The President appointed Sens. Poulsen, Rock and McLaughlin.

Rep. Bibbo moved that the House accede.

Adopted.

The Speaker appointed Reps. Grasso, James J. White, McLaughlin and Pappas.

SB 132, authorizing the construction of a seacoast liquor store.

The President appointed Sens. Sanborn, Brown and Preston.

Rep. Bibbo moved that the House accede.

Adopted.

The Speaker appointed Reps. Keller, Winklev, Nadeau and Blanchette.

REQUESTS CONCURRENCE WITH AMENDMENT

HB 498, establishing a commission to develop a statewide water supply policy and comprehensive plan for management of water supply demands and resources and making an appropriation therefor. (Amendment printed SJ 6/4)

Rep. Heald moved that the House nonconcur and a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Heald, Schreiber, Nancy Gagnon and Hendricks.

HB 496, creating a committee to review and evaluate the planning and service functions of sub-state regional organizations and districts and making an appropriation therefor. (Amendment adopted SJ 6/4)

Rep. Heald moved that the House nonconcur and a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Heald, Schreiber, Sanders and Miller.

NONCONCUR WITH AMENDMENT REQUESTS COMMITTEE OF CONFERENCE

SB 98, relative to the maintenance of probation department funds in an interest bearing account and appropriating the interest therefrom.

Rep. McLane moved that the House accede.

Adopted.

The Speaker appointed Reps. Rounds, Weaver, Wallin and Francis Sullivan.

REQUESTS CONCURRENCE WITH AMENDMENT

HB 531, relative to the application and expenditure of federal funds and making an appropriation therefor. (Amendment printed SJ 6/11)

Rep. Lyons moved that the House concur.

Adopted.

HB 801, relative to the legislative historical committee and making an appropriation therefor. (Amendment printed SJ 6/11)

Rep. Lyons moved that the House nonconcur and a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. French, Gosselin, Walter and Plourde.

HB 473, reimbursing the town of Franconia for certain lost revenues and making an appropriation therefor. (Amendment printed SJ 6/11)

Rep. Mann moved that the House concur.

Adopted.

HB 832, relative to the treatment of alcoholism. (Amendment printed SJ 6/11)

Rep. Spaulding moved that the House nonconcur and a Committee of Conference be established.

Reps. Blanchette, Copenhagen and Pucci spoke against the motion.

Reps. Spaulding and Chambers spoke in favor of the motion.

Rep. Blanchette speaking a second time, spoke in favor of the motion.

Adopted.

The Speaker appointed Reps. Spaulding, Pucci, Copenhagen and Murray.

RECESS

REQUESTS CONCURRENCE WITH AMENDMENT

HB 472, requiring the state to initially assume all the costs of educating certain foster children and making an appropriation therefor. (Amendment printed SJ 6/11)

Rep. William Boucher moved that the House concur.

Adopted.

HB 516, simplifying the procedures for registering motor vehicles by designating

certain municipal officials as agents. (Amendment printed SJ 6/7)

Rep. Tavitian moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Tavitian, L. Pennv Dion, Kenneth Smith and Aubut.

HB 704, making retired judges of probate referees. (Amendment printed SJ 6/11)

Rep. Bosse moved that the House nonconcur and a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Ayles, Carroll, Jones and Bosse.

HB 367, establishing a human virus diagnostic laboratory in the division of public health services and making an appropriation therefor. (Amendment printed SJ 6/11)

Rep. Townsend moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Vrakatisis, Farnham, Nemzoff-Berman and Ernst.

HB 410, relative to the issuance of a certificate of title on mobile homes. (Amendment printed SJ 6/7)

Rep. Tavitian moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Kenneth Smith, Karnis, Vvette Chagnon and York.

HB 88, establishing the office of ombudsman within the state council on aging and making an appropriation therefor. (Amendment printed SJ 6/11)

Rep. Townsend moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Townsend, Peter Ramsey, Woodman and Wojnowski.

HB 493, to establish a permanent paramedic program at New Hampshire Technical Institute. (Amendment printed SJ 6/11)

Rep. William Boucher moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. William Boucher, Collins, Pappas and Cutting.

HB 487, increasing the monthly allowance to residents of shared homes who receive public assistance and making an appropriation therefor. (Amendment printed SJ 6/11)

Rep. Spaulding moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Murrav, Stickney, Willey and Carpenito.

HB 274, providing an omnibus bill for revisions to the statutes pertaining to transportation, motor vehicles and boating

laws as requested by the Department of Safety. (Amendment printed SJ 6/6)

Rep. Tavitian moved that the House concur.

Adopted.

HB 505, establishing a state equal employment opportunity office. (Amendment printed SJ 6/11)

Rep. Skinner moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Skinner, Reidy, Ward and Morrison.

HB 338, relative to nonforfeiture benefits of life insurance policies and reserve valuation standards for life insurance policies and annuity contracts.

Rep. Quimby moved that the House concur.

Rep. Burns spoke to the motion.

Adopted.

ENROLLED BILLS AMENDMENT

SB 143, relative to sewer system capital reserve funds.

Amendment

Amend section 1 of the bill by striking out line 5 and inserting in place thereof the following:

lawful purpose relating to the sewer system or the sewage disposal

Amend section 1 of the bill by striking out line 16 and inserting in place thereof the following:

sewage disposal works.

This amendment changes the term "sewerage" to "sewage" to make this section internally consistent, and consistent with other sections of the chapter.

Adopted.

SENATE MESSAGES

REQUESTS CONCURRENCE WITH AMENDMENTS

HB 483, relative to the commission on children and youth and making an appropriation therefor. (Amendment printed SJ 6/11)

Rep. Stahl moved that the House concur.

Adopted.

HB 455, establishing a committee to recodify the motor vehicle laws. (Title XVI) and making an appropriation therefor. (Amendment printed SJ 6/5)

Rep. Tavitian moved that the House concur.

Adopted.

HB 490, establishing an advisory committee on mental health funding, and establishing an oversight committee for a New Hampshire hospital and Glenciff home for the elderly study and making an appropriation therefor. (Amendment printed SJ 6/11)

Rep. Nardi moved that the House concur.

Adopted.

HB 486, relative to post-release plans for persons discharged from NH Hospital and making an appropriation for community mental health services. (Amendment printed SJ 6/11)

Rep. Nardi moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Milton Cate, Nardi, Nighswander and McLane.

HB 406, providing free access to interstate 95 from route 51 on a trial basis. (Amendment printed SJ 6/11)

Reps. Scamman and Townsend moved that the House nonconcur and that a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Townsend, Scamman, Parolise and Nemzoff-Berman.

RFCESS

APPOINTMENT OF HOUSE CONFEREES

HB 89, providing a penalty for disclosure of confidential department of revenue administration records.

Reps. Tucker, Bosse, George Roberts and Margaret Ramsay.

HB 853, relative to legal representation for social workers.

Reps. Robinson, Bover, Dan Jones and Nighswander.

HB 180, to provide for the protection of native wildlife species facing possible extinction.

Reps. Stimmell, Clements, Heath and Sabbow.

SB 227, establishing a study committee on the definition of residency.

Reps. Gosselin, Jamrog, Vrakatisis and Donovan.

SB 146, establishing a committee to study the need for licensing oil burner servicemen.

Reps. LaMott, Trachy, Parr and Chambers.

RECESS

The Subcommittee on Resolutions and Screening having approved its admittance, Reps. Trombly and Randall offered the following:

HOUSE RESOLUTION NO. 29

congratulating Merrimack Valley High School for winning the NHIAA Class I baseball championship.

WHEREAS, the Merrimack Valley High School Indians had a very successful baseball season, and

WHEREAS, the Indians won a spot in the NHIAA class I tournament, and

WHEREAS, the Indians came from behind to win their games in the quarter finals, semifinals and finals to become the champions of Class I, now therefore be it

RESOLVED, by the House of Representatives, that we extend our congratulations to the Merrimack Valley High School Indians and to their coach, David Anderson, for winning the NHJAA class I baseball championship, and he it further

RESOLVED, that the clerk of the House assure that copies of this resolution are delivered to the Merrimack Valley High School and to the coach and to each member of the Indians' baseball team.

Adopted unanimously.

The Subcommittee on Resolutions and Screening having approved its admittance, Reps. Marilyn Campbell, Scamman and Elmer Johnson offered the following:

HOUSE RESOLUTION NO. 30

WHEREAS, the State of New Hampshire has approximately 550 dairy farms, with some 45,000 milk cows producing some 350,000,000 pounds of milk, and with cash receipts of \$40,350,000, and

WHEREAS, agriculture is the state's second leading industry, and dairying is the number one agricultural enterprise, therefore he it

RESOLVED, by the House of Representatives, that the House hereby commends the dairy farmers of New Hampshire for their contribution to the state's well-being, and, in recognition of this great asset, recognizes the month of June as Dairy Month.

Adopted.

Rep. Elmer Johnson addressed the House briefly as follows:

They can raise the price of liquor and the only squawk you'll hear
Is from the drinking crowd that demands more gin and beer;

The same way with tobacco - they'll pay without a peep
And smoke every bit as much as when the stuff was cheap;

If the price is raised on clothing, they'll dish right out the dough
Even though it's something they're going to wear for show;

When there's a higher tax on movies, they'll pay without a plea
Especially if it's a picture they hadn't ought to see;

But raise the price of milk, oh boy, they'll cry with all their breath
They've got a growing youngster that's going to starve to death.

They don't ask for higher wages so they can pay a little more for milk,
They'll show those greedy farmers and their stupid, scheming ilk.

They'll march with hoisted banners and they'll cable, write and wire;
They'll drag the local milkman through the muck and through the mire;

They'll drink their coffee black or they'll switch to watery tea,
They'll demand the darned fool government pay a subsidy.

Care about a farmer half a million in debt on cows, and crops, and land?
He can just go bankrupt or pound his head in sand.

They'll gladly pay a higher price for their liquor, smokes and silk,
But they don't intend to ever pay a decent price for milk.

Rep. Chambers moved that Rep. Elmer Johnson's remarks be printed in the Journal.
Adopted.

SENATE MESSAGE

REQUESTS CONCURRENCE WITH AMENDMENT

HB 796, to improve services to the developmentally impaired. (Amendment printed SJ 6/11)

Rep. Spaulding moved that the House concur.

Adopted.

RECESS

ENROLLED BILLS REPORT

HB 380, providing full credit to group T members of the New Hampshire retirement system for all service rendered after July 1, 1979.

HB 484, making an appropriation to the division of public health services of the department of health and welfare for care of hemophiliacs.

HB 629, relative to property tax exemptions for woodheating energy systems.

SB 34, establishing a study commission for an impact survey on the removal of advertising devices and making an appropriation therefor.

SB 55, relative to the limitation on receiving assistance from the federal government and the state for sewage disposal facilities.

SB 124, providing additional retirement allowances for teachers who retired prior to July 1, 1957.

SB 92, establishing a commission to study the impact of tax-exempt non-federal institutional property on localities.

SB 208, amending the land sales full disclosure act and the condominium act.

HB 286, relative to improvements to the Salem liquor store and making an appropriation therefor.

HB 354, providing for the submission of all proposed budget items to the voters at annual meetings.

HB 408, increasing the construction appropriation for regional vocational education centers.

HB 743, adopting the "Uniform Child Custody Jurisdiction Act."

SB 64, increasing certain fees of sheriffs and deputy sheriffs.

SB 119, relative to the posting of notice of hearings on zoning ordinances and building code enactment procedures in towns and village district.

SB 217, allowing self-proving wills.

HB 106, providing for the acquisition of a certain dam and water rights by the fish and game department.

HB 130, relative to investment laws for savings banks.

HB 135, establishing the position of therapeutic recreation specialist and making an appropriation therefor.

HB 254, prohibiting the "docking" of the tail of a horse.

HB 293, relative to the appointment of members of the state commission on the status of women and providing for mileage for said members.

HB 301, relative to retirement of probate judges due to constitutional age limitations.

HB 376, making a claim for a refund of road tolls due the city of Somersworth and the towns of Antrim, Bartlett, Raymond and Troy and making an appropriation therefor.

HB 385, establishing an industries inventory account within the state prison.

HB 389, providing cost of living increases for retired members of New Hampshire retirement systems and making an appropriation therefor.

HB 391, relative to the recodification of the unemployment compensation laws.

HB 405, extending benefits of the crippled children's program to certain adults with cystic fibrosis and making an appropriation therefor.

HB 444, making a supplemental appropriation for food and nutrition services.

HB 465, to provide personal care attendant services for severely physically disabled persons.

HB 555, establishing a hazardous waste management program.

HB 818, relative to the transportation of hazardous material and relative to the jurisdiction of the state police.

HB 540, relative to the division of records management and archives.

Sen. Laurier Lamontagne

Rep. Lorine Walter

For the Committee

SENATE MESSAGES

REQUESTS CONCURRENCE WITH AMENDMENT

HB 700, making appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1980 and June 30, 1981.

Rep. French moved that the House nonconcur and a Committee of Conference be established.

Adopted.

The Speaker appointed Reps. George Roberts, Tucker, Nardi, Kidder and Hanson.

ACCEDE REQUEST FOR COMMITTEE OF CONFERENCE

HB 832, relative to the treatment of alcoholism.

The President appointed Sens. Rock, McLaughlin and Monier.

SUSPENSION OF RULES

Reps. French and Chambers moved that the Joint Rules be so far suspended as to permit consideration of a Committee of Conference report on HB 832, relative to the treatment of alcoholism, without the report having been distributed.

Reps. Chambers and French spoke in favor of their motion.

Adopted by the necessary two-thirds.

COMMITTEE OF CONFERENCE REPORT

HB 832, relative to the treatment of alcoholism. (Report printed in SJ 6/19)

There being no objection, Rep. Chambers requested that the Clerk dispense with the reading of the amendment.

Rep. Blanchette spoke in favor of the amendment.

Committee of Conference report adopted.

RECONSIDERATION

Rep. Blanchette moved that the House reconsider its action whereby it concurred with the Senate Amendment to HB 362, relative to certain licensing requirements concerning registered and practical nurses, and spoke to her motion.

Rep. Spaulding spoke in favor of the motion.

Reconsideration prevailed.

Rep. Spaulding moved that the House nonconcur with the Senate amendment to HB 362, and a Committee of Conference be established.

Adopted.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading be read a third time by this motion, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today, it be to meet Thursday, June 14 at 1:00 p.m.

Adopted.

LATE SESSION

Third reading and final passage

HB 881, to provide bond financing for public utilities.

Rep. French moved that the House adjourn. Adopted.

HOUSE JOURNAL 46

Thursday 14Jun79

(Rep. French in the chair)

The House met at 1:00 p.m.

Prayer was offered by the House Chaplain, Rev. William L. Quirk.

Let us pray:

Our Father in heaven, inspire us with Your presence and direct us so that we may have concern for others, which makes our charity evident.

May Your healing power, Almighty Father, bring unity and peace to all people.

We ask that all Your people may prosper because of the deliberations that we make by our daily kindness, thoughtfulness and generosity. Enrich and bless all Your people as we share the gifts of Your bounty. Amen.

Rep. Stylianos led the Pledge of Allegiance

LEAVES OF ABSENCE

Reps. Close, M. Arnold Wight, David Campbell, Wiswell, Chappell, Gerald Smith, Hill, Burrows, Pevear, Gary Dionne, Callahan, Ronald Chagnon, Catherine-Ann Day, Waters, Rice, Eisengrein, William Boucher, Taffe, Van Loan, Beard, Keefe, Moore, Valley, Cutting, Matheson, Joos, Krasker, LeBrun, Brack, Gray, Dostilio, DeNafio, O'Neill, Maglaras, Wolfson, Gibbons, Keenan and McManus, the day, important business.

Rep. Silva, the day, death in the family.

Rep. Cecelia Winn, the day, illness in the family.

INTRODUCTION OF GUESTS

Mrs. Polly Baker and Mrs. Helene Wason, guests of Reps. French and Sallada.

SENATE MESSAGES

CONCURRENCE WITH AMENDMENT

SB 254, requiring the reporting of petroleum inventories and expected deliveries at primary storage facilities in the State of New Hampshire

ACCEDE REQUEST FOR COMMITTEE OF CONFERENCE

HB 877, making an appropriation for capital improvements and extension of previous appropriations.

The President appointed Sens. Sanborn, Bergeron, Mann and Provost.

HB 757, amending various provisions of the unemployment compensation act.

The President appointed Sens. Bergeron, Poulsen and Lamontagne.

HB 700, making appropriations for the expenses of certain departments of the State for fiscal years ending June 30, 1980 and June 30, 1981.

The President appointed Sens. Rock, Monier, McLaughlin and Preston.

HB 420, relative to the purchase of liability insurance and workmen's compensation for harbor masters and authorizing a transfer of mooring permit fees to the port authority.

The President appointed Sens. Bergeron, Poulsen and Blaisdell.

HB 406, providing free access to interstate 95 from route 51 on a trial basis and relative to the license and control of the practice of rehabilitation counseling.

The President appointed Sens. Conley, Roy and Blaisdell.

HB 378, relative to involuntary emergency hospitalization.

The President appointed Sens. Roy, Brown and McLaughlin.

HB 240, relative to the licensing laws for hospitals and other facilities.

The President appointed Sens. Roy, Hough and Wageman.

HB 180, to provide for the protection of native wildlife species facing possible extinction.

The President appointed Sens. Brown, Preston and Blaisdell.

HB 60, increasing the discount in sales of liquor and wine to on-sale licensees.

The President appointed Sens. McLaughlin, Poulsen and Lamontagne.

RECESS

(Speaker in the Chair)

NONCONCUR WITH AMENDMENT REQUESTS COMMITTEE OF CONFERENCE

SB 125, legalizing the 1979 town meeting of Derry and Dublin.

The President appointed Sens. Conley, Brown and Provost.

Rep. Mann moved that the House accede. Adopted.

The Speaker appointed Reps. Pepitone, Beverly Cage, Odell and Bellerose

SB 38, relative to the registration and reporting of lobbyists.

The President appointed Sens. Rock, Brown and Preston.

Rep. Lyons moved that the House accede. Adopted.

The Speaker appointed Reps. Gosselin, French, Plourde and Walter.

COMMITTEE OF CONFERENCE REPORTS

HB 857, relative to the distribution of the Revised Statutes Annotated and the session laws. (Report printed in SJ 6/14)

Rep. French moved that the House adopt the Committee of Conference Report. Adopted.

HB 853, relative to legal representation for social workers. (Report printed in SJ 6/14)

Rep. Healy spoke against the report and yielded to questions.

Reps. Blanchette and Robinson spoke in favor of the report.

On a voice vote the Speaker was in doubt and requested a division.

142 members voting in the affirmative and 102 in the negative, the motion lost lacking the necessary two-thirds necessary when less than two-thirds of the entire membership is present.

HB 91, prohibiting the storage or disposal or both of radioactive waste within the state and coastal jurisdiction of the state. (Report printed in SJ 6/14)

Adopted.

HB 73, relative to the state guarantee limitation on the aggregate sum for pollution control projects. (Report printed in SJ 6/14)

Adopted.

HB 214, revising statutes pertaining to health, welfare and public protection. (Report printed in SJ 6/14)

Adopted.

HB 289, relative to certain changes in the veterinary practices act. (Report printed in SJ 6/14)

Adopted.

HB 785, establishing a special committee to study capital budget procedures. (Report printed in SJ 6/14)

Adopted.

NONCONCUR WITH AMENDMENT REQUESTS COMMITTEE OF CONFERENCE

SB 259, relative to the regulation of franchise practices.

The President appointed Sens. Champagne, Claveau and Blaisdell.

Rep. Bosse moved that the House accede. Adopted.

The Speaker appointed Reps. Bosse, French, Pappas and Vartanian.

The Subcommittee on Resolutions and Screening having approved its admittance, Reps. Ira Allen, Ward and McAvoy offered the following:

HOUSE RESOLUTION NO. 31

commending the Littleton High School Baseball Team.

WHEREAS, the Littleton Crusaders won eight of twelve regular season baseball games to earn a berth in the NHIAA Class M playoffs, and

WHEREAS, Coach Ron Bartholomew's team defeated St. Thomas Aquinas, 3-0; Hinsdale, 1-0, in an extra inning game to advance to the state Class M championship game, and

WHEREAS, the Crusaders upset previously unbeaten Gillford High 4-3, to capture the Medium School title, now therefore be it

RESOLVED, by the House of Representatives, in Regular Session convened, that the Littleton High School baseball team be commended for its achievements, and he it further

RESOLVED, that a suitable copy of these resolutions be prepared for presentation to the school.

Adopted.

ENROLLED BILLS AMENDMENT

SB 69, to prohibit the mandatory retirement of public and private employees.

Amendment

Amend section 3 of the bill by striking out lines 2 and 3 and inserting in place thereof the following:

1967, 134:1 as amended by striking out said subparagraph and inserting in place thereof the following:

Amend section 4 of the bill by striking out lines 2 and 3 and inserting in place thereof the following:

1967, 134:1 as amended by striking out said subparagraph and inserting in place thereof the following:

Amend the bill by renumbering sections after section 5 to read as 6, 7, 8, and 9 respectively.

These amendments correct technical errors in the amending language in sections 3 and 4 of the bill and numbering errors in the original bill.

Adopted.

HB 287, authorizing the purchase of personal liability coverage for individuals providing care to adults residing in certified shared homes, and making an appropriation therefor.

Amendment

Amend section 1 of the bill by striking out lines 2 - 4 and inserting in place thereof the following:

inserted by 1977, 340:4 by striking out said paragraph and inserting in place thereof the following:

This amendment corrects the amending language in the bill.

Adopted.

COMMITTEE OF CONFERENCE CHANGES

HB 675, relative to the department of public works and highways and municipalities. Rep. Blake replaced Rep. Silva.

HB 139, to limit responsibility for local welfare payments.

Rep. Odell replaced Rep. Paradv

HB 398, relative to the display of the declaration of independence and making an appropriation therefor.

Rep. James J. White replaced Rep. Lyons.

SB 132, authorizing the construction of a seacoast liquor store.

Rep. Galloway replaced Rep. Winklev.

SB 25, establishing a committee to propose a recodification of the highway and road laws in title XX and other RSA titles and making an appropriation therefor.

Rep. Kenneth Smith replaced Rep. Gordon.

APPOINTMENT OF CONFEREES

HB 700, making appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1980 and June 30, 1981.

Rep. Margaret Ramsav added.

HB 846, increasing the bonding authority of the New Hampshire housing finance agency and increasing the number of members of said agency.

Reps. Spirow and Appel replaced Reps. Burns and Baker.

HB 362, relative to certain licensing requirements concerning registered and practical nurses.

Reps. Spaulding, Butler, Willey and Hildreth.

Rep. French moved that the House adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading be read a third time by this motion, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today, it be to meet Tuesday, June 19 at 1:00 p.m.

Adopted.

RECESS

ACCEDE TO REQUEST FOR COMMITTEE OF CONFERENCE

HB 88, establishing the office of ombudsman within the state council on aging and making an appropriation therefor.

The President appointed Sens. Conley, Lamontagne and Monier.

HB 158, relative to reserving slots in veterinary and medical schools for New Hampshire residents.

The President appointed Sens. Blaisdell, Roy and Sanborn.

HB 348, relative to strengthening the DWI laws.

The President appointed Sens. Champagne, Poulsen and Roy.

HB 367, establishing a human virus diagnostic laboratory in the division of public health services.

The President appointed Sens. Roy, Hough and Wageman.

HB 387, establishing the New Hampshire crime commission.

The President appointed Sens. Sanborn, Monier and Blaisdell.

HR 410, relative to the issuance of a certificate of title on mobile homes.

The President appointed Sens. Champagne, Saggiotes and Allen.

HR 450, providing for the acquisition of certain dams and water rights by the water resources board and making appropriations therefor.

The President appointed Sens. Bergeron, Sanborn and Mann.

HR 486, relative to post-release plans for persons discharged from New Hampshire Hospital.

The President appointed Sens. Roy, McLaughlin and Lamontagne.

HB 487, increasing the monthly allowance to residents of shared homes who receive public assistance, and making an appropriation therefor.

The President appointed Sens. Roy, Wageman and Champagne.

HB 493, to establish a permanent paramedic program at New Hampshire Technical Institute.

The President appointed Sens. Blaisdell, Sanborn and Conley.

HB 496, creating a committee to review and evaluate the planning and service functions of sub-state regional organizations and districts and making an appropriation therefor.

The President appointed Sens. Poulsen, Gardner and Hancock.

HB 498, establishing a commission to develop a statewide water supply policy and a comprehensive plan for the management of water supply demands and resources and making an appropriation therefor.

The President appointed Sens. Conley, Poulsen and Claveau.

HB 515, relative to the establishment and operation of mobile home parks.

The President appointed Sens. Conley, Brown and Sanborn.

HB 516, simplifying the procedures for registering motor vehicles by designating certain municipal officials as agents.

The President appointed Sens. Poulsen, Gardner and Lamontagne.

HB 575, codifying the election laws.

The President appointed Sens. Conley, Poulsen and Provost.

HB 675, relative to the Department of Public Works and Highways and Municipalities.

The President appointed Sens. Poulsen, Gardner and Lamontagne.

HB 682, relative to the appointment of a guardian ad litem in divorce proceedings.

The President appointed Sens. Wageman, Provost and Champagne.

HB 704, relative to the permanent disability and retirement of supreme and superior court justices and making retired judges of probate referees.

The President appointed Sens. Champagne, Saggiotes and Hancock.

HB 801, relative to the legislative historical committee.

The President appointed Sens. Brown, Poulsen and Bergeron.

HB 802, relative to state purchase of the Upham-Walker house and making an appropriation therefor.

The President appointed Sens. Sanborn, Provost and Bergeron.

HB 846, increasing the bonding authority of the New Hampshire housing finance agency and increasing the number of members of said agency.

The President appointed Sens. Rock, Preston and Brown.

HB 362, relative to certain licensing requirements concerning registered and practical nurses.

The President appointed Sens. Roy, Blaisdell and Monier.

Rep. French moved that the House adjourn.
Adopted.

HOUSE JOURNAL 47

Tuesday 19 Jun 79

The House met at 1:00 p.m.

Prayer was offered by the House
Chaplain, Rev. William L. Quirk.

Let us pray:

Holy Father, creator of this world, You have made all of us to Your own image and likeness.

As the source of all our blessings, may we praise You when we are happy and turn to You in our sorrows and disappointment.

May we always be aware and glad that You help us in our work and know that You are with us in our need. May You always give us joy and Your blessing. Amen.

Rep. Wiswell led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Close, Hunt, Fisher, Francis Sullivan, Roy Davis, Selway, Catherine-Ann Dav, Ladd, Baker, Tripp and Drewniak, the day, illness.

Reps. Aldrich, Lynch, Matson, Labomharde, Drew, Ernst, Domini, Rice and Gould, the day, important business.

Reps. Stio, Spanos and Cecelia Winn, the day, illness in the family.

INTRODUCTION OF GUESTS

Rebecca Cooke, daughter of Rep. Morgan.

ENROLLED BILLS AMENDMENT

HB 365, relative to the additional highway subsidy.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the additional highway subsidy and relative to road tolls on the sale of motor fuels and other fuel.

This amendment is necessary to conform the title to the substance of the bill.
Adopted.

HB 769, amending the public employee labor relations law.

Amendment

Amend RSA 273-A:6, VI as inserted by section 6 of the bill by striking out same and inserting in place thereof the following:

VI. The board shall render its decision

within 45 days after the hearing, in accordance with rules adopted by the board pursuant to RSA 541-A. Upon finding that a party has violated RSA 273-A:5, the board may (a) issue a cease and desist order; (b) order reinstatement of an employee with back pay; (c) require periodic reporting of compliance; (d) order payment of the costs incurred by a party negotiating in good faith in negotiations found by the board to have been carried on not in good faith by the other party, if the board finds such penalty appropriate to the circumstances; or (e) order such other relief as the board may deem necessary.

Amend section 9 of the bill by striking out lines 2 and 3 and inserting in place thereof the following:

inserted by 1975, 490:2 by striking out said paragraph and inserting in place thereof the following:

The first amendment corrects grammatical structure errors in the paragraph amended by the bill.

The second amendment corrects an error in the amending language of section 9 of the bill.

Adopted.

HB 661, providing for the local regulation of excavations.

Amendment

Amend RSA 155-D:10, I as inserted by section 2 of the bill by striking out lines 4-6 and inserting in place thereof the following:

his permit was granted. Such suspension or revocation shall be subject to a motion for rehearing thereon and appeal in accordance with RSA 155-D:9.

Amend section 3 of the bill by striking out line 2 and inserting in place thereof the following:

of the effective date of this act and which is subject to this act may

These amendments correct 2 grammatical errors and an incorrect cross-reference.

Adopted.

HB 483, relative to the commission on children and youth and making an appropriation therefor and relative to issuing New Hampshire birth certificates to foreign-born children adopted in this state.

Amendment

Amend section 1 of the bill by striking out lines 14 and 15 and inserting in place thereof the following:

advisory capacity as follows: the director of public health services or his designee, the director of mental health or his designee, the

Amend section 2 of the bill by striking

out line 4 and inserting in place thereof the following:

consecutive meetings.) so that said section as amended shall read as follows:

Amend section 6 of the bill by striking out line 20 and inserting in place thereof the following:

IV. Any birth certificate established under this section shall not

These amendments correct the title of the director of public health services, correct amending language in section 2, and correct a grammatical error in section 6.
Adopted.

SB 148, relative to the benefits of certain employees of supervisory unions.

Amendment

Amend section 3 of the bill by striking out lines 2-4 and inserting in place thereof the following:

1967, 134:1 by striking out said paragraph and inserting in place thereof the following:

Amend section 3 of the bill by striking out line 22 and inserting in place thereof the following:

of passage of this chapter, which is supported wholly or in part by public

This amendment corrects the word "act" to read "chapter" and makes the amending language reflect this change.
Adopted.

HB 871, relative to the Hampton Beach village district, and legalizing certain town meetings, and school district meetings, and the Newington town meeting.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the Hampton Beach village district and legalizing certain town and school district meetings.

This amendment is necessary to consolidate the title of the bill.
Adopted.

HB 266, authorizing the water supply and pollution control commission to implement the provisions of RSA 146-A relative to oil spillage; establishing the New Hampshire oil pollution control fund; and making an appropriation therefor.

Amendment

Amend section 2 of the bill by striking out line 1 and inserting in place thereof the following:

2 Penalty. Amend RSA 146-A:14 as inserted by 1971, 266:1 as amended by

This amendment corrects a typing error in the amending clause.
Adopted.

SB 251, relative to fill and dredge procedures.

Amendment

Amend section 4 of the bill by striking out lines 16-18 and inserting in place thereof the following:

report, the board shall specifically consider such recommendation and shall make written findings with respect to each issue.

Amend section 6 of the bill by striking out lines 14-16 and inserting in place thereof the following:

or designations, or both, shall be in such form and to such scale, and shall be based upon such criteria as are established by the board through regulations promulgated in the manner set forth in RSA 483-A:4-a, I.

The amendment to section 4 deletes inadvertently repeated phrasing; and the amendment to section 6 corrects a grammatical error and an incorrect citation.
Adopted.

HR 809, relative to the protection of persons from domestic violence.

Amendment

Amend RSA 173-B:3, III (b) and IV, as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

(b) Accompanies his brief statement with an affidavit under oath supporting the same, then, no further proceeding shall be had in the district court but the cause shall be at once transferred to the superior court to be heard and tried as if originally entered in the superior court, the original entry fee and cost of transferring the action to be paid by the defendant but recoverable as costs if the defendant shall prevail. If no petition to remove is filed, the cause shall be heard by the justice or special justice in the district court and the findings of fact shall be final but questions of law may be transferred to the supreme court in the same manner as from the superior court.

Amend RSA 173-B:3 as inserted by section 2 of the bill by renumbering paragraph V to read as IV.

Amend RSA 173-B:6 as inserted by section 2 of the bill by striking out line 8 and inserting in place thereof:

constitute the final hearing described in RSA 173-B:3, IV. Such temporary

Amend the bill by striking out section

10 and inserting in place thereof the following:

10 Change Cross Reference. If HB 831, An Act concerning delinquency, child protection and children in need of services, shall become law, the reference in RSA 173-B:4, II, to "RSA 169" shall be read to be "RSA 169-B, 169-C or 169-D."

11 Effective Date. This act shall take effect 60 days after its passage.

This amendment restores a paragraph that had been incorrectly divided and numbered as two paragraphs to one whole paragraph. It also corrects a numbering problem caused by this incorrect dividing. This amendment also provides for a correction in a cross reference if another bill passed by both houses is signed into law by the Governor.

Adopted.

HB 719, establishing the hazardous material transportation advisory board.

Amendment

Amend section 1 of the bill by striking out lines 12 and 13 and inserting in place thereof the following:

the division of public health services, or his designee; the chairman of the transportation authority, or his designee; the director of the state

This amendment corrects the name of the division of public health services.

Adopted.

HB 469, establishing a statewide elderly discount card program and making an appropriation therefor.

Amendment

Amend RSA 167-A:18 as inserted by section 1 of the bill by striking out line 2 and inserting in place thereof the following:

the agreement contained in the statement of intent pursuant to RSA 167-A:16

This amendment corrects an incorrect cross-reference.

Adopted.

HB 237, relative to the reporting of adult abuse.

Amendment

Amend section one of the bill by striking out line 3 and inserting in place thereof the following:

161-D:3 Reports of Adult Abuse; Investigations. All physicians and

Amend section 2 of the bill by striking out lines 2, 3 and 4 and inserting in place thereof the following:

section 3 the following new sections:

161-D:3-a Immunity from Liability.

Anyone participating in good faith in the making of a report pursuant to RSA 161-D:3 shall have immunity

Amend section 2 of the bill by striking out line 8 and inserting in place thereof the following:

161-D:3-h Evidence Not Privileged. No common law or statutory

Amend section 2 of the bill by striking out lines 11 and 12 and inserting in place thereof the following:

in any civil proceeding resulting from a report pursuant to RSA 161-D:3.

161-D:3-c Registry. There shall be established a state registry of

Amend section 2 of the bill by striking out line 19 and inserting in place thereof the following:

161-D:3-d Penalty for Violation. Any physician or other practitioner

Amend section 2 of the bill by striking out line 21 and inserting in place thereof the following:

RSA 161-D:3 shall be guilty of a misdemeanor.

This amendment corrects an error in the numbering of the sections amended and inserted by the bill.

Adopted.

HB 723, to revise the current use assessment tax.

Amendment

Amend section 3 of the bill by striking out line 1 and inserting in place thereof the following:

3 Tax Change. Amend RSA 79-A:7, I (supp) as inserted by 1973, 372:1 as

This amendment corrects an error in the legislative history of the amending clause.

Adopted.

HB 807, relative to the bonding of county and municipal officers.

Amendment

Amend section 3 of the bill by striking out lines 1 - 3 and inserting in place thereof the following:

3 Approval of Bond Form and Amount. Amend RSA 27:3, II (supp) as inserted by 1975, 97:1 as amended by striking out said paragraph and inserting in place thereof the following:

This amendment corrects a mistake in the legislative history in the amending language.

Adopted.

HB 831, concerning delinquency, child protection and children in need of services.

Amendment

Amend RSA 169-C:8, I, as inserted by section 2 of the bill by striking out lines 10 and 11 and inserting in place thereof the following:

pendency of the proceeding if their residence is known and of the time and place of hearing. In all cases, both parents of the child shall be notified of the hearing if their residence is known.

Amend RSA 169-D:14, III, as inserted by section 2 of the bill by striking out line 1 and inserting in place thereof the following:

III. If the court finds the child is in need of services, it shall, unless a report done on the child less than 3 months previously is on file,

These amendments put in language that was left out by mistake when RSA 169 was divided into the 3 chapters of this bill. The language is found in other similar provisions in the other 2 chapters inserted by this bill.

Adopted.

HB 338, relative to nonforfeiture benefits of life insurance policies and reserve valuation standards for life insurance policies and annuity contracts, relative to the general premium tax and relative to the public employees deferred compensation plan.

Amendment

Amend section 13 of the bill by striking out line 4 and inserting in place thereof the following:

101-B:2 Commission Established. A deferred compensation commission

This amendment corrects the RSA section number in section 13 of the bill.

Adopted.

SB 220, relative to the establishment of a wetlands board.

Amendment

Amend section 3 of the bill by striking out lines 5 and 6 and inserting in place thereof the following:

4:40-b, 482:41-f, 482:41-g, 482:41-i, 483-A:1, 483-A:2, 483-A:2-a, 483-A:3, 483-A:6, 488-A:2, 488-A:3.

This amendment deletes 2 inappropriate RSA citations from the list of sections changed to refer to the wetlands board.

Adopted.

HB 766, relative to elections in cities, towns, and village districts.

Amendment

Amend the bill by striking out section 25 and inserting in place thereof the

following:

26 Further Authority. If HB 575, An Act codifying the election laws, shall not become law, the director of legislative services is hereby authorized, with the approval of the speaker of the house and the president of the senate, to make changes in the numbering of the new chapters of the RSA inserted by this act and also the numbering of any RSA section cross references both in the new chapters and elsewhere in this act, provided that no substantive changes may thereby be made. Such authority shall expire upon the printing of the 1979 session laws.

27 Effective Date. This act shall take effect July 1, 1979.

Amend RSA 670:11 as inserted by section 1 of the bill by striking out line 2 and inserting in place thereof the following:

conducted in the same manner as in town elections as provided in RSA 669:30

Amend RSA 36:4, II (b) as inserted by section 4 of the bill by striking out line 4 and inserting in place thereof the following:

regular town election as provided in RSA 669:17.

Amend section 6 of the bill by striking out line 1 and inserting in place thereof the following:

6 Amend RSA 40:1 (supp) as amended by striking out said

Amend section 17 of the bill by striking out line 1 and inserting in place thereof the following:

17 New Absentee Voting Section. Amend RSA 49-A by inserting after

Amend RSA 202-A:10 as inserted by section 19 of the bill by striking out line 2 and inserting in place thereof the following:

of library trustees in a town shall be filled as provided in RSA 669:75. A

Amend section 18 of the bill by striking out line 2 and inserting in place thereof the following:

section 46 the following new subdivision:

Supervisors of the Checklist

This amendment inserts a section that will assure the continuity and uniformity of numbering in the RSA and also will assure cross references to proper sections. It also corrects incorrect cross references and errors in amending language. It also inserts an RSA section as a subdivision rather than as just a section in order to prevent 2 sections dealing with different subjects being included in the same subdivision.

Adopted.

HB 327, establishing the air resources commission and the air resources agency as an independent commission and agency, providing for the transfer of funds, equipment and personnel thereof, and repealing certain provisions of the RSA.

Amendment

Amend RSA 125-C:6, XIV as inserted by section 2 of the bill by striking out line 5 and inserting in place thereof the following:

pursuant to RSA 125-C:11 et seq. The authority vested in the agency hereby

Amend RSA 125-C:14, II as inserted by section 2 of the bill by striking out line 2 and inserting in place thereof the following:

upon which it is claimed that the decision of the commission is unlawful or

This amendment corrects a cross-reference and a grammatical error. Adopted.

HB 91, prohibiting the storage and disposal or both of radioactive waste within the state and coastal jurisdiction of the state.

Amendment

Amend paragraph IV of section 2 of the bill by striking out line 3 and inserting in place thereof the following:

industrial and defense industries are increasing rapidly, there exists a

Amend RSA 125:77-f, I and II as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

I. Negotiate on behalf of the state with the federal government with respect to the siting, licensing, and operation of a radioactive waste disposal or storage facility or both in the state. In conducting such negotiations the task force shall consider all relevant factors including but not limited to, safety, economic, health, environmental, security, natural resources, and legal considerations. Any proposal developed by the task force as a result of negotiations under this paragraph shall be subject to ratification by both houses of the general court by concurrent resolution which shall be initiated by the task force;

Amend RSA 125:77-f, III, IV, V and VI as inserted by section 3 of the bill by renumbering said paragraphs to read as II, III, IV and V respectively.

The first amendment corrects a grammatical error. The other amendment consolidates paragraphs I and II to make the structure of the section parallel and renumbers the remaining paragraphs.

Adopted.

HB 857, relative to the distribution of the Revised Statutes Annotated and the session laws.

Amendment

Amend section 1 of the bill by striking out lines 1-3 and inserting in place thereof the following:

1 Free Distribution of Paper Bound Laws Limited. Amend RSA 20:1, V and VI (suppl) as inserted by 1975, 464:1 by striking out said paragraphs and inserting in place thereof the following:

This amendment corrects the legislative history and a grammatical error in the amending clause.

Adopted.

ENROLLED BILLS REPORT

HB 165, relative to disqualification from office.

HB 198, providing for a preliminary hearing to determine whether materials are harmful to minors or obscene, where education or governmental institutions are involved.

HB 231, relative to the reporting of political contributions and expenditures of candidates for governor's councilor.

HB 238, relative to verification of checklists.

HB 244, permitting changes in party affiliation to be registered with a town or city clerk if so voted by referendum.

HB 281, relative to absentee voting by persons observing religious commitments.

HB 374, increasing the appropriations for school building aid and for the state police for fiscal year 1979 and relative to the scholarship administration fund.

HB 382, amending the workmen's compensation law and making an appropriation therefor.

HB 449, concerning choosing delegates to national political conventions.

HB 455, establishing a committee to recodify the motor vehicle laws (Title XXJ) and making an appropriation therefor.

HB 472, requiring the state to initially assume some or all of the costs of educating certain foster children if certain sums are available and making an appropriation therefor.

HB 473, reimbursing the town of Franconia for certain lost revenues and making an appropriation therefor.

HB 490, establishing an advisory committee on mental health funding and establishing an oversight committee for a New Hampshire hospital and Glencliff home for the elderly study.

HB 531, relative to the application and expenditure of federal funds and making an appropriation therefor.

HB 558, relative to submission of articles to voters at town meetings by use of official ballots.

HB 618, regulating places where massages are given and their employees.

HB 689, relative to the insurance agents' grievance committee holding hearings on termination of agents' contracts and

relative to insurance transactions through credit card facilities.

HB 73, relative to the state guarantee limitation on the aggregate sum for pollution control projects.

HB 153, relative to the acquisition of agricultural land development rights and making an appropriation therefor.

HB 236, relative to landlord and tenant relations.

HB 261, relative to restructuring the public utilities commission and making an appropriation therefor.

HB 273, relative to administrative procedures.

HB 285, relative to revision of the New Hampshire life and health insurance guaranty association act.

HB 289, relative to certain changes in the veterinary practices act.

HB 416, requiring a permit for those engaged in the business of designing or installing subsurface sewage or waste disposal systems under RSA 149-F.

HB 517, providing that emergency vehicles shall make use of audible or visual signals rather than audible and visual signals.

HB 669, relative to auctions.

HB 722, concerning the election of county commissioners in Carroll county.

HB 750, revising the voter registration form.

HB 761, relative to courtesy deliveries by registered automobile dealers.

HB 785, establishing a special committee to study capital budget procedures.

HB 864, relative to planning bicycle trails when laying out and constructing new highways.

SB 45, relative to motor vehicle identification for handicapped persons.

SB 86, removing the deputy of any department or agency which receives federal grants-in-aid from the classified state service and establishing a committee to study the appointment procedures and terms of office of all department heads and deputies.

SB 100, providing for the regulation of water treatment plant operators and water distribution system personnel.

SB 227, relative to capital stock conversion by cooperative banks, building and loan associations and savings and loan associations and relative to reserve requirements for banks.

SB 229, relative to the protection by an individual of his home and property without incurring civil liability.

SB 254, requiring the reporting of petroleum inventories and expected deliveries at primary storage facilities in the State of New Hampshire.

HB 214, revising statutes pertaining to health, welfare and public protection.

SB 58, relative to the police standards and training council.

SB 69, to prohibit the mandatory retirement of public and private employees.

SB 80, to reclassify a certain highway in the town of Conway.

SB 85, providing for state participation in the cost of blister rust control.

SB 108, reimbursing Leona Foote for certain legal expenses and making an

appropriation therefor.

SB 127, authorizing the sweepstakes commission to purchase insurance.

SB 143, relative to sewer system capital reserve funds.

SB 253, relative to the area of operation of the New Hampshire housing commission.

HB 235, relative to rational development of new institutional health services.

HB 287, authorizing the purchase of personal liability coverage for individuals providing care to adults residing in certified shared homes, and making an appropriation therefor.

HB 353, establishing programs for displaced homemakers.

HB 710, providing for mandatory distribution of instructions on safely installing solid fuel appliances and directing the fire marshal to adopt a model code for such installation which may be adopted by the cities and towns.

HB 774, designating the bureau of vital records and health statistics as the health statistics center for New Hampshire and making an appropriation therefor.

HB 771, relative to the sale of power by limited electrical energy producers.

HB 870, relative to the prohibition of juice bars and bottle clubs.

Sen. Laurier Lamontagne

Rep. Lorine Walter

For the Committee

SUSPENSION OF RULES

Reps. French and Spiro moved that the Joint Rules be so far suspended as to extend the deadline of 3:00 p.m. June 18, to 5:00 p.m. June 19, for the signing of Committee of Conference reports, and further moved to request the concurrence of the Honorable Senate in said suspension.

Adopted by the necessary two-thirds.

SENATE MESSAGE

REFUSED TO ACCRUE TO REQUEST
FOR COMMITTEE OF CONFERENCE

HB 430, establishing a fund for the purchase of works of art for state buildings and facilities.

Reps. Griffin and Bibbo moved that the House concur with the Senate amendment, and spoke to their motion.

Rep. Krasker spoke in favor of the motion.

Adopted.

HB 398, relative to the display of the declaration of independence and making an appropriation therefor.

Rep. James J. White moved that the House concur with the Senate amendment and spoke to his motion.

Adopted.

HB 457, relative to a study of automatic escalating cost of living increases within the New Hampshire retirement system.

Rep. Carroll moved that the House concur with the Senate amendment and spoke to her motion.

Rep. Townsend spoke in favor of the motion.

Adopted.

HB 505, establishing a state equal employment opportunity office.

Rep. Skinner moved that the House nonconcur with the Senate amendment and spoke to her motion.

Adopted.

HB 624, relative to mandatory installation of fire or smoke detectors in structures for occupation built after 1979.

Reps. Snell and Rodi moved that the House concur with the Senate amendment and spoke to their motion.

Adopted.

COMMITTEE OF CONFERENCE CHANGES

SB 210, relative to the state law library.

Rep. Lyons replaced Rep. Patricia Cote.

HB 410, relative to the issuance of a certificate of title on mobile homes.

Rep. Plourde replaced Rep. York.

HB 330, relative to the release of inmates at county houses of correction for the purpose of gainful employment or rehabilitation.

Rep. Plourde replaced Rep. Carroll.

COMMITTEE OF CONFERENCE REPORT

HB 406, providing free access to interstate 95 from route 51 on a trial basis and relative to the license and control of the practice of rehabilitation counseling. (Printed SJ 6/19)

Adopted.

SENATE MESSAGE

REQUESTS NEW COMMITTEE OF CONFERENCE

HB 406, providing free access to interstate 95 from route 51 on a trial basis and relative to the license and control of the practice of rehabilitation counseling.

The President appointed Sens. Conley, Roy and Blaisdell.

Rep. Townsend moved that the House accede.

Adopted.

The Speaker appointed Reps. Townsend, Scamman, Nemzoff-Berman and Griffin.

COMMITTEE OF CONFERENCE REPORT

HB 575, codifying the election laws. (Printed SJ 6/20)

Adopted.

(Note: The report stated the conferees were unable to reach agreement)

SFNATE MESSAGE

REQUESTS NEW COMMITTEE OF CONFERENCE

HB 575, codifying the election laws.

The President appointed Sens. Monier, Poulsen and Provost.

Rep. Flanagan moved that the House accede.

Adopted.

The Speaker appointed Reps. Flanagan, Robert Day, Vaughan and Nims.

COMMITTEE OF CONFERENCE REPORT ON SB 25

The committee of conference to which was referred Senate Bill 25, An Act establishing a committee to propose a recodification of the highway and road laws in title XX and other RSA titles and making an appropriation therefor, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House each pass the bill as amended by the House.

Conferees on the Part of the Senate

Sen. Poulsen, Dist. 2

Sen. Mann, Dist. 11

Sen. Lamontagne, Dist. 1

Conferees on the Part of the House

Rep. Tavitian, Rock. 9

Rep. Palmer, Sull. 7

Rep. Walter, Graf. 14

Rep. Kenneth Smith, Carr. 3

Rep. Tavitian explained the report.

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 48

The committee of conference to which was referred Senate Bill 48, An Act requiring that the insured persons be notified if a group insurance policy is cancelled, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and

That the House recede from its position in adopting its amendment to the bill, and

That the Senate and House adopt the following new amendment to the bill as amended by the Senate, and pass the bill as so amended:

Amend the bill by striking out all after section 2 and inserting in place thereof the following:

2. New Section; Life Insurance. Amend RSA 408 by inserting after section 16-a the following new section:

408:16-h Continuation of Coverage During Labor Disputes. Any employee whose compensation includes group life insurance, the premiums for which are paid in full or in part by an employer including the state of New Hampshire, its political subdivisions, or municipal corporations, or paid by payroll deduction, may pay the premiums as they become due directly to the policyholder whenever the employee's compensation is suspended or terminated directly or indirectly as the result of a strike, lockout, or other labor dispute for a period not exceeding 6 months and at the rate and coverages as the policy provides.

I. During said 6 month period, the policy may not be altered or changed, except that nothing in this section shall be deemed to impair the right of the insurer to make normal decreases or increases of the premium rate upon expiration and renewal of the policy, in accordance with the provisions of the policy.

II. When the employee's compensation is so suspended or terminated, the employee shall be notified immediately by the policyholder in writing, by mail addressed to the address last on record with the policyholder, that the employee may pay the premiums to the policyholder as they become due as provided in this section.

III. The policyholder shall remit any premiums paid by the employees on a timely basis to the insurer.

IV. Nothing herein shall be deemed to require the continuation of any such group coverage to any individual employee beyond the time that he takes full-time employment with another employer; nor shall anything herein be deemed to require continuation of the group coverage more than 6 months after compensation is suspended or terminated as the result of a labor dispute, nor to require the insurer to continue coverage as to any employee for whose coverage premiums have not been remitted in accordance with the provisions of the policy.

V. After said 6 month period, if the group insurance coverage is no longer available, then the employee shall have the right to convert to an individual policy in accordance with the provisions of RSA 408:16(9).

3 New Paragraph; Accident and Health Insurance. Amend RSA 415:18 by inserting after paragraph VII the following new paragraph:

VII-a. Any employee whose compensation includes group or blanket hospital or surgical expense insurance or major medical expense insurance for other than specific diseases or accidents only the premiums for which are paid in full or in part by an employer including the state of New Hampshire, its political subdivisions, or municipal corporations, or paid by payroll deduction, may pay the premiums as they become due directly to the policyholder whenever the employee's compensation is suspended or terminated directly or indirectly as the result of a strike, lockout, or other labor dispute for a period not exceeding 6 months and at the rate and coverages as the policy provides.

(a) During said 6 month period, the policy may not be altered or changed, except that nothing in this section shall be deemed to impair the right of the insurer to make normal decreases or increases of the premium rate upon expiration and renewal of the policy, in accordance with the provisions of the policy.

(b) When the employee's compensation is so suspended or terminated, the employee shall be notified immediately by the policyholder in writing, by mail addressed to the address last on record with the policyholder, that the employee may pay the premiums to the policyholder as they become due as provided in this section.

(c) The policyholder shall remit any premiums paid by the employees on a timely basis to the insurer.

(d) Nothing herein shall be deemed to require the continuation of any such group coverage to any individual employee beyond the time that he takes full-time employment with another employer; nor shall anything herein be deemed to require continuation of

the group coverage more than 6 months after compensation is suspended or terminated as the result of a labor dispute, nor to require the insurer to continue coverage as to any employee for whose coverage premiums have not been remitted in accordance with the provisions of the policy.

(e) After the 6 month period, if the group insurance coverage is no longer available, then the employee shall have the right to convert to an individual policy in accordance with the provisions of RSA 415:18, VII.

4 Effective Date. This act shall take effect 60 days after its passage.

Conferees on the Part of the Senate

Sen. Bergeron, Dist. 6

Sen. Poulsen, Dist. 2

Sen. Lamontagne, Dist. 1

Conferees on the Part of the House

Rep. Burns, Coos 4

Rep. W. Roberts, Merr. 5

Rep. Hill, Merr. 20

Rep. Crorv, Graf. 13

Rep. Quimby explained the report.

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 91

The committee of conference to which was referred Senate Bill 91, An Act relative to OHRV use of bridges in certain cases, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House each pass the bill as amended by the House.

Conferees on the Part of the Senate

Sen. Poulsen, Dist. 2

Sen. Mann, Dist. 11

Sen. Lamontagne, Dist. 1

Conferees on the Part of the House

Rep. Smith, Carr. 3

Rep. Karnis, Hills. 4

Rep. Waters, Merr. 9

Rep. Wallace, Hills. 22

Rep. Tavitian explained the report

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 98

The committee of conference to which was referred Senate Bill 98, An Act relative to the maintenance of probation department funds in an interest bearing account and appropriating the interest therefrom, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House adopt the following new amendment to the bill as amended by the House, and pass the bill as so amended:

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Appropriation to Department of Probation. An amount not to exceed the revenue received under section one of this act is hereby appropriated to the department of probation for expenditure for training purposes in addition to other sums appropriated. Such expenditures shall have the prior approval of the fiscal committee. Any balance remaining of said appropriation shall lapse to the general fund at the end of each fiscal year.

Conferees on the Part of the Senate
Sen. Sanborn, Dist. 17
Sen. Rock, Dist. 12
Sen. Champagne, Dist. 20

Conferees on the Part of the House
Rep. Rounds, Graf. 12
Rep. Weaver, Hills. 18
Rep. Wallin, Hills. 16
Rep. Sullivan, Hills. 30

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 104

The committee of conference to which was referred Senate Bill 104, An Act establishing a select commission to examine a unified court system and making an appropriation therefor, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House adopt the following new amendment to the bill as amended by the House, and pass the bill as so amended:

Amend the bill by striking out section 8 and inserting in place thereof the following:

8 Appropriations. The sum of \$10,000 is hereby appropriated for the fiscal year ending June 30, 1980, and \$5,000 for the fiscal year ending June 30, 1981, to the supreme court judicial planning committee for the payment of mileage expenses as stated in section 6. Any remainder may be expended as the select commission shall decide is necessary or desirable in carrying out its mandate under this act.

Conferees on the Part of the Senate
Sen. Champagne, Dist. 20
Sen. Wageman, Dist. 16
Sen. Splaine, Dist. 24

Conferees on the Part of the House
Rep. Jones, Rock. 13
Rep. Bosse, Hills. 1
Rep. Boyer, Hills. 20
Rep. Robinson, Straf. 4

Rep. Jones explained the report.
Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 111

The committee of conference to which was

referred Senate Bill 111, An Act making an appropriation to the Nansen ski club, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and

That the House recede from its position in adopting its amendment to the bill, and

That the Senate and House adopt the following new amendment to the bill as passed by the Senate, and pass the bill as so amended:

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Appropriation. There is hereby appropriated to the Nansen ski club for the jump owned by the state of New Hampshire and situated in Milan, New Hampshire, the sum of \$2,000 for damages caused by vandals including but not limited to the repair or replacement of equipment and property.

Notwithstanding 1978, 49:10, the governor and council may transfer any balance available from the project appropriation in 1978, 49:1 VIII B (3), to a fund for the purposes of this section.

Conferees on the Part of the Senate
Sen. Sanborn, Dist. 17
Sen. Mann, Dist. 11
Sen. Lamontagne, Dist. 1

Conferees on the Part of the House
Rep. Oleson, Coos 5
Rep. Palmer, Sull. 7
Rep. Heald, Hills. 5
Rep. Low, Graf. 9

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 112

The committee of conference to which was referred Senate Bill 112, An Act relative to the refinancing of debt by hospitals and institutions for higher education, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and

That the House recede from its position in adopting its amendment to the bill, and

That the Senate and House adopt the following new amendment to the bill as passed by the Senate, and pass the bill as so amended:

Amend RSA 195-D:5, XVII, as inserted by section 4 of the bill by striking out same and inserting in place thereof the following:

XVII. To acquire any federally guaranteed security with respect to the financing of a project or the refinancing of existing indebtedness and to pledge or otherwise use such federally guaranteed security in such manner as the corporation deems necessary or appropriate to secure or otherwise provide a source of repayment on any of its bonds or notes or to enter into any appropriate agreement with a participating hospital or a participating

institution for higher education whereby the corporation may make a loan to such participating hospital or participating institution for higher education for the purpose of acquiring and entering into commitments to acquire any federally guaranteed security with respect to financing of a project or the refinancing of existing indebtedness; provided, however, that the corporation, prior to making any such acquisition, commitment or loan with respect to financing a project, shall first determine, and thereafter shall enter into an agreement with any such participating hospital or participating institution for higher education to require, that the proceeds derived from the acquisition of any such federally guaranteed security will be used for the purpose of providing for a project;

Conferees on the Part of the Senate

Sen. Roy, Dist. 22
Sen. Hough, Dist. 5
Sen. Lamontagne, Dist. 1

Conferees on the Part of the House

Rep. Scranton, Ches. 16
Rep. Nardi, Hills. 27
Rep. Sackett, Straf. 4
Rep. Willey, Coos 3

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 125

The committee of conference to which was referred Senate Bill 125, An Act legalizing the 1979 town meetings of Derry and Dublin, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House adopt the following new amendment to the bill as amended by the House, and pass the bill as so amended:

Amend the bill by striking out section 10 and renumbering sections 11 and 12 to read as 10 and 11 , respectively.

Conferees on the Part of the Senate

Sen. Conley, Dist. 3
Sen. Brown, Dist. 19
Sen. Provost, Dist. 18

Conferees on the Part of the House

Rep. Pepitone, Graf. 3
Rep. B. Gage, Rock. 5
Rep. Odell, Hills. 5
Rep. Bellerose, Merr. 7

Rep. Pepitone explained the report.
Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 130

The Senate committee of conference to which was referred SB 130, An Act relative to combinations and monopolies, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate pass the bill as amended by the House.

Conferees on the Part of the Senate

Sen. Blaisdell, Dist. 10
Sen. Saggiotes, Dist. 8
Sen. Sanborn, Dist. 17

Conferees on the Part of the House

Rep. Svtek, Rock. 5
Rep. Jones, Rock 13
Rep. Carswell, Hills. 13
Rep. Kalamanos, Hills. 21

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 132

The committee of conference to which was referred Senate Bill 132, An Act authorizing the construction of a seacoast liquor store, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House each pass the bill as amended by the House.

Conferees on the Part of the Senate

Sen. Sanborn, Dist. 17
Sen. Brown, Dist. 19
Sen. Preston, Dist. 23

Conferees on the Part of the House

Rep. Keller, Carr. 5
Rep. Galloway, Ches. 1
Rep. Nadeau, Straf. 10
Rep. Blanchette, Rock. 14

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 136

The committee of conference to which was referred Senate Bill 136, An Act making an appropriation to pay legal expenses in the Laaman and Nadeau cases, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House each pass the bill as amended by the House.

Conferees on the Part of the Senate

Sen. Monier, Dist. 9
Sen. Sanborn, Dist. 17
Sen. McLaughlin, Dist. 13

Conferees on the Part of the House

Rep. Kidder, Merr. 1
Rep. Ramsay, Ches. 5
Rep. Aeschliman, Rock. 18
Rep. Ramsey, Straf. 13

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 146

The committee of conference to which was referred Senate Bill 146, An Act

establishing a committee to study the need for licensing oil burner servicemen, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and

That the House recede from its position in adopting its amendment to the bill, and

That the Senate and House adopt the following new amendment to the bill as passed by the Senate, and pass the bill as so amended:

Amend the bill by striking out section one and inserting in place thereof the following:

1 Committee Established. There is hereby established a study committee to study the need for licensing oil burner servicemen. The committee shall consist of the state fire marshal or his designee, 3 senators appointed by the president of the senate, 3 representatives appointed by the speaker of the house of representatives, one person from the state energy office designated by the governor and 2 members appointed by the governor of which one shall be an oil burner service manager and an appointee of the better home heat council of New Hampshire. The committee shall have authority to request and shall receive assistance from all state agencies and departments in conducting its study. The committee shall include in its study an evaluation of the need for licensing and regulating of oil burner servicemen in order to protect the public from safety and fire hazards and to protect consumers from unnecessary oil burner repairs or replacements. The committee members shall receive no compensation or expenses for their services except that legislative members shall receive legislative mileage for travel connected with business of the committee. The committee shall elect a chairman and such other officers as it deems necessary and may meet throughout the state as the committee may deem appropriate in carrying out its duties. The committee shall file its report together with any proposed legislation, to the president of the senate and speaker of the house on or before November 1, 1980.

Conferees on the Part of the Senate

Sen. Mann, Dist. 11
Sen. Champagne, Dist. 20
Sen. Wageman, Dist. 16

Conferees on the Part of the House

Rep. Chambers, Graf. 13
Rep. Parr, Rock. 12
Rep. LaMott, Graf. 6
Rep. Trachv, Merr. 13

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 150

The committee of conference to which was referred Senate Bill 150, An Act relative to the creation of an incentive plan for nursing homes cost containment, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House each pass the bill as amended by the House.

Conferees on the Part of the Senate

Sen. Roy, Dist. 22
Sen. Rock, Dist. 12
Sen. McLaughlin, Dist. 13

Conferees on the Part of the House

Rep. Spaulding, Sull. 4
Rep. Lahomharde, Hills. 16
Rep. Epstein, Merr. 15
Rep. Blanchette, Rock. 14

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 164

The Senate committee of conference to which was referred SB 164, An Act concerning supervisory union laws, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate pass the bill as amended by the House.

Conferees on the Part of the Senate.

Sen. Bergeron, Dist. 6
Sen. Sanborn, Dist. 17
Sen. Blaisdell, Dist. 10

Conferees of the Part of the House

Rep. Keefe, Hills. 23
Rep. Vallev, Straff. 20
Rep. Matheson, Belk. 1
Rep. LeBrun, Sull. 3

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 166

The committee of conference to which was referred Senate Bill 166, An Act making the executive director of the postsecondary education commission an unclassified position having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House each pass the bill as amended by the House.

Conferees on the Part of the Senate

Sen. Sanborn, Dist. 17
Sen. Bergeron, Dist. 6
Sen. Blaisdell, Dist. 10

Conferees on the Part of the House

Rep. Lessard, Straff. 20
Rep. L. Roucher, Merr. 6
Rep. W. Boucher, Rock. 3
Rep. Valley, Straff. 20

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 184

The committee of conference to which was referred Senate Bill 184, An Act relative to ski area maintenance vehicles, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrency with the House amendment, and concur with the House amendment, and

That the Senate and House adopt the following new amendment to the bill as amended by the House, and pass the bill as so amended:

Amend RSA 259:1, XXXVII as inserted by section 2 of the bill by striking out said paragraph and inserting in place thereof the following:

XXXVII. "Ski area vehicles" shall include motor vehicles, except private passenger vehicles, whether wheeled or tracked, on-highway or off-highway, owned or leased by a ski area as defined in RSA 225-A:2, V, and used exclusively in winter or summer maintenance of ski trails, parking lots, private access roads, structures and other ski area facilities. These vehicles shall include snow cats, snow dozers, snow grooming equipment and tractors, except that it shall not include vehicles with metal tracks or cleats operated outside the bounds of any road maintained exclusively by the ski area. Motor vehicles operating pursuant to this paragraph shall be limited to a 3 mile radius of operation from the main entrance of the ski area and shall be prohibited from hauling any material within the 3 mile area outside of the ski area property, except for such material that may be used for ballast on said vehicle

Conferees on the Part of the Senate

Sen. Mann, Dist. 11
Sen. Poulsen, Dist. 2
Sen. Lamontagne, Dist. 1

Conferees on the Part of the House

Rep. Tavitian, Rock. 9
Rep. York, Coos 7
Rep. Waters, Merr. 9
Rep. K. Wheeler, Hills. 11

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 198

The committee of conference to which was referred Senate Bill 198, An Act relative to the degree granting powers of Daniel Webster College, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrency with the House amendment, and

That the House recede from its position in adopting its amendment to the bill, and

That the Senate and House each pass the bill as passed by the Senate.

Conferees on the Part of the Senate

Sen. Blaisdell, Dist. 10
Sen. Sanborn, Dist. 17
Sen. Hough, Dist. 5

Conferees on the Part of the House

Rep. Taffe, Graf. 5
Rep. Boucher, Rock. 3
Rep. Grav, Sull. 3
Rep. Brack, Hills. 28

Rep. Taffe yielded to questions.
Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 202

The committee of conference to which was referred SB 202, An Act relative to the regulation of open-end second mortgage home loans, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrency with the House amendment, and concur with the House amendment, and

That the Senate and House each pass the bill as amended by the House.

Conferees on the Part of the Senate

Sen. Poulsen, Dist. 2
Sen. Bergeron, Dist. 6
Sen. Hough, Dist. 5

Conferees on the Part of the House

Rep. Allgever, Merr. 7
Rep. Hynes, Hills. 25
Rep. Gelinas, Hills. 31
Rep. Morgan, Hills. 3

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 210

The committee of conference to which was referred Senate Bill 210, An Act relative to the law library and the supreme court, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrency with the House amendment, and concur with the House amendment, and

That the Senate and House each pass the bill as amended by the House.

Conferees on the Part of the Senate

Sen. Conlev, Dist. 3
Sen. Poulsen, Dist. 2
Sen. Champagne, Dist. 20

Conferees on the Part of the House

Rep. M. Cate, Merr. 14
Rep. Bibbo, Merr. 2
Rep. W. Rilev, Ches. 10
Rep. Lyons, Hills. 13

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 218

The committee of conference to which was referred Senate Bill 218, An Act amending certain provisions of the charter of the city of Manchester relative to competitive bidding in certain cases, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrency with the House amendment, and concur with the House amendment, and

That the Senate and House each pass the bill as amended by the House.

Conferees on the Part of the Senate

Sen. Sanborn, Dist. 17
 Sen. Wageman, Dist. 16
 Sen. Champagne, Dist. 20

Conferees on the Part of the House

Rep. Parady, Hills. 26
 Rep. Pastor, Hills. 17
 Rep. Pepitone, Graf. 3
 Rep. Callahan, Ches. 2

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 223

The committee of conference to which was referred Senate Bill 223, An Act authorizing Nathaniel Hawthorne college to grant the master of business administration degree, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House adopt the following new amendment to the bill as amended by the House, and pass the bill as so amended:

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Laconia YMCA Charter Amendment.

Amend section 2 of chapter 181 of the Laws of 1891, as amended by 1957, 379:2, by striking out in line 4 the words "two hundred and fifty thousand dollars" and inserting in place thereof the following (\$1,000,000) so that said section as amended shall read as follows:

Sec. 2. Young Men's Christian Association of Laconia. Said corporation may have and use a common seal, and alter the same at pleasure, may take and hold, by gift, grant, purchase, devise, or otherwise, real and personal estate to an amount not exceeding \$1,000,000, for the use, objects, and benefits of the corporation, and the same manage and dispose of at pleasure, may lease or erect and maintain suitable buildings for its use, and being incorporated for the purposes aforesaid, the real estate owned by it shall be exempt from taxation.

3 Effective Date. This act shall take effect 30 days after its passage.

Conferees on the Part of the Senate

Sen. Blaisdell, Dist. 10
 Sen. Monier, Dist. 9
 Sen. Rock, Dist. 12

Conferees on the Part of the House

Rep. Taffe, Graf. 5
 Rep. W. Boucher, Rock. 3
 Rep. Gray, Sull. 3
 Rep. Lessard, Straf. 20

Rep. William Boucher yielded to questions.

Reps. French and Beard spoke against the report.

Rep. William Boucher moved that the House discharge the Committee of Conference and request that a new Committee of Conference be established.

Adopted.

The Speaker appointed Reps. Taffe, William Boucher, Gray and Lessard.

COMMITTEE OF CONFERENCE REPORT ON SB 224

The committee of conference to which was referred Senate Bill 224, An Act relative to the issuance of boat plates, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House adopt the following new amendment to the bill as amended by the House, and pass the bill as so amended:

Amend RSA 270:2, IV (c) as inserted by section 4 of the bill by striking out said subparagraph and inserting in place thereof the following:

(c) Any such boat or outboard motor when rented either separately or in connection with camps, cottages or other real estate; provided, however, any applicant applying for a commercial boat registration pursuant to this subparagraph shall certify that said application is bona fide and that the applicant does in fact rent the boat or outboard motor on a regular commercial basis either separately or in connection with the camp, cottage or other real estate under penalty of perjury. The director of the division of motor vehicles shall be the sole judge of whether or not applicant qualifies for a commercial boat registration pursuant to this subparagraph; or

Conferees on the Part of the Senate

Sen. Poulsen, Dist. 2
 Sen. Conley, Dist. 3
 Sen. Blaisdell, Dist. 10

Conferees on the Part of the House

Rep. Tavitian, Rock. 9
 Rep. French, Belk. 1
 Rep. Stockman, Merr. 8
 Rep. K. Smith, Carr. 3

Rep. French yielded to questions.
 Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 225

The committee of conference to which was referred Senate Bill 225, An Act relative to a study of the central New Hampshire turnpike and other highways in the Nashua, Hudson, Litchfield, Merrimack and Bedford area, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House each pass the bill as amended by the House.

Conferees on the Part of the Senate

Sen. Poulsen, Dist. 2
 Sen. Rock, Dist. 12
 Sen. McLaughlin, Dist. 13

Conferees on the Part of the House

Rep. Grasso, Hills. 11
Rep. McLaughlin, Hills. 16
Rep. J. J. White, Hills. 27
Rep. Pappas, Hills. 18

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 246

The committee of conference to which was referred Senate Bill 246, An Act relative to deputy clerks in district courts, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and

That the House recede from its position in adopting its amendment to the bill, and

That the Senate and House adopt the following new amendment to the bill as passed by the Senate, and pass the bill as so amended:

Amend RSA 502-A:7-h as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

502-A:7-b Deputy Clerks. The justice of each district court may appoint a deputy clerk who shall hold office at the pleasure of the justice appointing him or her. The deputy clerk shall have the qualifications, powers and duties as prescribed for the clerks of district courts subject to the supervision and direction of the clerk of said court. In the event of a vacancy in the office of the clerk, or whenever the clerk is absent or unable to act from any cause, said deputy clerk shall perform the duties of the clerk.

Amend RSA 502-A:6, V, as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

V. Salaries of Deputy Clerks. Except as provided in paragraph IV, the annual salary of the deputy clerk of any district court shall be set by the person or political body who has the authority to determine salaries of municipal employees in that municipality wherein the court is located in an amount not less than 45 percent, nor more than 90 percent, of the salary paid to the clerk of that court.

Conferees on the Part of the Senate

Sen. Saggiotes, Dist. 8
Sen. Wageman, Dist. 16
Sen. Hancock, Dist. 15

Conferees on the Part of the House

Rep. King, Rock. 1
Rep. Perkins, Hills. 8
Rep. Lowmes, Graf. 8
Rep. Welch, Hills. 28

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SJR 1

The committee of conference to which was referred Senate Joint Resolution 1, establishing the small business development program of the University System of New

Hampshire as the coordinating agency of educational activities directed toward assisting and encouraging the expansion of the small business sector of the economy of the state of New Hampshire and for other purposes and making an appropriation therefor, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House each pass the bill as amended by the House.

Conferees on the Part of the Senate

Sen. Rock, Dist. 17
Sen. Mann, Dist. 11
Sen. Blaisdell, Dist. 10

Conferees on the Part of the House

Rep. Keefe, Hills. 23
Rep. Beard, Belk. 5
Rep. LeBrun, Sull. 3
Rep. Scranton, Ches. 16

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SCR 1

The committee of conference to which was referred Senate Concurrent Resolution 1 establishing a special committee to study revenue reform at all levels of government, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House each pass the resolution as amended by the House.

Conferees on the Part of the Senate

Sen. McLaughlin, Dist. 13
Sen. Roy, Dist. 22
Sen. Blaisdell, Dist. 10

Conferees on the Part of the House

Rep. Gosselin, Straff. 2
Rep. Benton, Rock. 7
Rep. LaMott, Graf. 6
Rep. Donovan, Hills. 24

Rep. Gosselin yielded to questions. Rep. Townsend spoke in favor of the report.

Adopted.

CHANGE OF CONFEREES

HR 98, eliminating liability of landowner allowing persons to cut firewood on his land under sharecropper arrangement. Rep. Daniel Eaton replaced Rep. Doris Rilev.

HB 60, to increase the discounts allowed on the prices of liquor and wine sold to hotels and clubs by the liquor commission. Rep. Plourde replaced Rep. Hildreth.

COMMITTEE OF CONFERENCE REPORTS

HB 88, establishing the office of ombudsman within the state council on aging and making an appropriation therefor. (Printed SJ 6/19)

Adopted.

HB 89, providing a penalty for disclosure of confidential department of revenue administration records. (Printed SJ 6/19)

Adopted.

HB 139, to limit responsibility for local welfare payments. (Printed SJ 6/19)

Adopted.

HB 166, relative to OHRVs and trail-cycles registered for street or highway use. (Printed SJ 6/14)

Adopted.

HB 314, relative to the reporting of shortages to the bank commissioner. (Printed SJ 6/19)

Adopted.

HB 362, relative to certain licensing requirements concerning registered and practical nurses. (Printed SJ 6/19)

Adopted.

HB 367, establishing a human virus diagnostic laboratory in the division of public health services and making an appropriation therefor. (Printed SJ 6/19)

Adopted.

HB 410, relative to the issuance of a certificate of title on mobile homes. (Printed SJ 6/19)

Adopted.

HB 486, relative to post-release plans for persons discharged from New Hampshire hospital and making an appropriation for community mental health services. (Printed SJ 6/19)

Adopted.

HB 487, increasing the monthly allowance to residents of shared homes who receive public assistance. (Printed SJ 6/19)

Rep. Nighswander spoke to the report.
Adopted.

HB 493, to establish a permanent paramedic program at New Hampshire technical institute. (Printed SJ 6/19)

Adopted.

HB 496, creating a planning region review study committee, and making an appropriation therefor. (Printed SJ 6/19)

Adopted.

HB 498, establishing a commission to develop a statewide water supply policy and a comprehensive plan for the management of water supply demands and resources and making an appropriation therefor. (Printed SJ 6/19)

Adopted.

HB 515, relative to the establishment and operation of mobile home parks. (Printed SJ 6/19)

Adopted.

HB 516, simplifying the procedures for registering motor vehicles by designating certain municipal officials as agents. (Printed SJ 6/19)

Adopted.

HB 612, to clarify and amend the business profits tax and the law relative to the department of revenue administration. (Printed SJ 6/19)

Adopted.

HB 621, relative to the payment mechanism by which the state assists local school districts to pay for the costs of special education. (Printed SJ 6/19)

Rep. Taffe yielded to questions.
Adopted.

HB 675, relative to the department of public works and highways and municipalities. (Printed SJ 6/19)

Adopted.

HB 682, relative to the appointment of a guardian ad litem in divorce proceedings. (Printed SJ 6/19)

Adopted.

HB 704, making retired judges of probate referees. (Printed SJ 6/19)

Adopted.

HB 757, amending various provisions of the unemployment compensation act. (Printed SJ 6/19)

Adopted.

HB 801, relative to the legislative historical committee. (Printed SJ 6/19)

Adopted.

HB 802, relative to state purchase of the Upham-Walker house and making an appropriation therefor. (Printed SJ 6/19)

Adopted.

HB 846, increasing the bonding authority of the New Hampshire housing finance agency and increasing the number of members of said agency. (Printed SJ 6/19)

Rep. Quimby yielded to questions.
Adopted.

ENROLLED BILLS AMENDMENT

HB 780, relative to school district elections.

Amendment

Amend the bill by striking out section 9 and inserting in place thereof the following:

9 Further Authority. If HB 575, An Act codifying the election laws, or HB 766, An Act relative to elections in cities, towns and village districts, or both shall not become law, the director of legislative services is hereby authorized, with the approval of the speaker of the house and the president of the senate, to make changes in the numbering of any RSA section cross references both in the new chapter and elsewhere in this act, provided that no substantive changes may thereby be made. Such authority shall expire upon the printing of the 1979 session laws.

10 Effective Date. This act shall take effect 60 days after its passage.

Amend RSA 671:14 as inserted by section 1 of the bill by striking out line 3 and inserting in place thereof the following:

654:4-654:6 and who is on the school district checklist shall be entitled to vote at any school district election.

Amend RSA 671:19 as inserted by section 1 of the bill by striking out line 1 and inserting in place thereof the following:

671:19 Filing. All the provision of RSA 669:19 - 669:22 relative to

Amend RSA 671:20 as inserted by section 1 of the bill by striking out lines 3 and 4 and inserting in place thereof the following:

clerks for non-partisan town elections, as provided in RSA 669:23 and 669:24, except that the ballot shall be of a different color than any other

Amend RSA 671:21 as inserted by section 1 of the bill by striking line 2 and inserting in place thereof the following:

voting in the same manner as towns as provided in RSA 669:26 - 669:29 except

Amend RSA 671:27 as inserted by section 1 of the bill by striking out line 3 and inserting in place thereof the following:

for town elections as provided in RSA 669:2; provided that, in a

Amend RSA 671:30 as inserted by section 1 of the bill by striking out line 5 and inserting in place thereof the following:

669:19 - 669:25, except that all references to towns or town clerks shall be

Amend RSA 671:32 as inserted by section 1 of the bill by striking out line 3 and inserting in place thereof the following:

provided in RSA 669:30 - 669:36, except as specified herein:

This amendment inserts a section that will assure the continuity and uniformity of

numbering in the RSA and also will assure cross references to proper sections. It also inserts language that was omitted by mistake when all the election laws were put into one title. The language appears elsewhere in the new title LXIII. It also corrects cross references to sections in HB 766 that became incorrect when that bill was amended.

Adopted.

HB 167, relative to pistol permits.

Amendment

Amend section 2 of the bill by striking out lines 2 and 3 and inserting in place thereof the following:

section 6-a the following new sections:
159:6-b Suspension or Revocation of License.

Amend section 2 of the bill by striking out line 17 and inserting in place thereof the following:

159:6-c Appeal from Denial, Suspension or Revocation. Any person whose

Amend section 2 of the bill by striking out line 20 and inserting in place thereof the following:

revolver has been suspended or revoked pursuant to RSA 159:6-b may within

These amendments change RSA section numbers because 1979, 106:1 already inserted RSA 159:6-a.
Adopted.

HB 476, establishing a unified medical examination system.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

An Act

establishing a unified medical examination system and making an appropriation therefor.

This amendment corrects the title to more accurately reflect the content of the bill.

Adopted.

RECESS

COMMITTEE OF CONFERENCE REPORTS

HB 738, relative to protective services to adults. (Printed SJ 6/19)

Adopted.

HB 695, relative to the boat tax. (Printed SJ 6/19)

Rep. French yielded to questions.
Adopted.

DECLARATION

Honoring
Representative John B. Morgan.

WHEREAS, Representative John B. Morgan has served the House of Representatives and the state of New Hampshire with dedication and a deep concern for the issues facing the people of this state, and

WHEREAS, Representative John B. Morgan began his legislative career in 1975 as a member of the Statutory Revision Committee, and

WHEREAS, Representative John B. Morgan has served on the Legislative Utility Consumers' Council since its inception in 1977, and

WHEREAS, his talents and insight into the area of business and economics resulting from over 40 years of experience in the business community brought him to the Chairmanship of a newly established Commerce and Consumer Affairs Committee in 1977, and

WHEREAS, when personal circumstances required that he retire that Chairmanship at the end of the session, he continued to serve the Commerce and Consumer Affairs Committee with the same selfless commitment and gentle manner that have brought him so far in three short terms as a legislator, now therefore be it

DECLARED, that the membership of the House of Representatives extends its appreciation to Representative John B. Morgan for his dedicated service and commends him for all he has accomplished.

Adopted.

SENATE MESSAGE
ACCEDE REQUEST FOR NEW
COMMITTEE OF CONFERENCE

SB 223, authorizing Nathaniel Hawthorne College to grant the master of business administration degree.

The President appointed Sens. Rock, Blaisdell and Monier.

ENROLLED BILLS AMENDMENT

HB 634, relative to unit directors at the New Hampshire hospital.

Amendment

Amend section 2 of the bill by striking out lines 2 and 3 and inserting in place thereof the follow:

1973, 594:1 by striking out said paragraph and inserting in place thereof the following:

Amend section 2 of the bill by striking out lines 5 and 6 and inserting in place thereof the following:

division of mental health and developmental services shall appoint qualified personnel to the positions established by paragraph 1.

This amendment corrects the bill to reflect the change made by 1979, 246 in the name of the division of mental health adding "and developmental services."

Adopted.

The Subcommittee on Resolutions and Screening having approved its admittance, Rep. Wiggins offered the following:

HOUSE RESOLUTION NO. 32

commending the Sunapee High School baseball team.

WHEREAS, the Sunapee High School baseball team won eight of ten regular season games and was ranked fourth in the NHTAA Class S standings, and

WHEREAS, the Lakers, coached by Dave Barry, defeated Hopkinton 6-5, and Marlboro 2-0 in advancing to the state championship contest, and

WHEREAS, Sunapee upset topseeded Lishon High, 2-0 and captured the Class S title, its first such championship ever, now therefore be it

RESOLVED, by the House of Representatives, in Regular Session convened, that congratulations be extended to Sunapee High, its team, coach and student body, and be it further

RESOLVED, that a suitable copy of these resolutions be prepared for presentation to Sunapee High School.

Adopted.

The Subcommittee on Resolutions and Screening having approved its admittance, Reps. French, Lawton and Matheson offered the following:

HOUSE RESOLUTION NO. 33

commending the Interlakes softball team.

WHEREAS, the Interlakes softball team won all of its regular season games and was ranked first in the NHTAA Class A standings, and

WHEREAS, the Lakers, under the direction of Anne Galligan, blanked Plymouth 5-0, trounced Ashland 11-6, and edged Sunapee 8-6, and

WHEREAS, Interlakes mastered Coe-Brown 6-2, for its second Class A championship in three years, now therefore be it

RESOLVED, by the House of Representatives, in Regular Session convened, that congratulations be extended to Interlakes, its team, coach and student body, and be it further

RESOLVED, that a suitable copy of these resolutions be prepared for presentation to Interlakes.

Rep. Sackett spoke to the resolution.
Adopted.

RECESS

Rep. French moved that the House adjourn.
Adopted.

HOUSE JOURNAL 48

Wednesday 20 Jun 79

The House met at 11:00 a.m.

Prayer was offered by the House Chaplain, Rev. William L. Quirk.

Let us pray:

Our Father in heaven, reach us, Your people, to be sensitive in our efforts to respond to the needs of those we represent.

May none of our actions be obstacles to the work of reform and renewal within our State. We ask that our decisions promote unity, justice and peace.

May we always respond to the disadvantaged, the mistreated and anyone suffering from indignity. By our actions may we create an atmosphere of trust and confidence and demonstrate the reality of our concern. Amen.

Rep. Gabrielle Gagnon led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Hunt, Fisher, Francis Sullivan, Roy Davis, Selway, Catherine-Ann Dav, Drewniak, Baker, Ladd and Gordon, the day, illness.

Reps. Labombarde, Matson, Sabbow, Garv Dionne, Brack, Waters, Stahl, Keenan, Paire and Domini, the day, important business.

Reps. Stio and Cecelia Winn, the day, illness in the family.

INTRODUCTION OF GUESTS

Peter Kamberelis, guest of Reps. Griffin and Dennis Ramsey; Former Reps. Russell Claflin and Martha Frizzell and Mrs. Beatrice Olden, wife of former Rep. Dana Olden, guests of the House; Stacy Eaton, brother of Rep. Daniel Eaton; Dudley Miller, guest of Rep. Miller.

SUSPENSION OF RULES

Reps. French and Chambers moved that the House and Joint rules be so far suspended as to permit the introduction, consideration at the present time and if passed by the House, transmittal to the Senate of HB 883, relative to the charter of the Laconia YMCA.

Adopted by the necessary two-thirds.

INTRODUCTION OF HOUSE BILL

First, second reading and referral

HB 883, relative to the charter of the Laconia YMCA. (Hildreth of Bel. 6 et al)

Rep. William Boucher moved that HB 883 be ordered to third reading.

Adopted.

Rep. Boucher moved that HB 883 be read a third time and passed.

Adopted.

Third reading and final passage

HB 883, relative to the charter of the Laconia YMCA.

ENROLLED BILLS AMENDMENTS

HB 796, to improve services to the developmentally impaired and to clarify the doctor-patient and psychologist-client privileges.

Amendment

Amend RSA 171-A:18, VII as inserted by section 7 of the bill by striking out lines 1-3 and inserting in place thereof the following:

VII. The division of mental health and developmental services shall assume all or any part of the responsibilities provided for in paragraphs I and II at any time during which an area agency is not designated.

Amend RSA 171-A:19 as inserted by section 7 of the bill by striking out lines 2 and 3 and inserting in place thereof the following:

established in the division of mental health and developmental services. Its functions and responsibilities shall include but not be limited to:

Amend RSA 126-A:39 as inserted by section 11 of the bill by striking out lines 1-8 and inserting in place thereof the following:

126-A:39 Duties and Functions of Division of Mental Health and Developmental Services. The director shall develop a statewide program of community living facilities for developmentally impaired and mentally ill persons. In connection therewith, the director shall be responsible for the selection, certification and monitoring of such community living facilities. The director shall also be responsible for prior approval of all individual residential placements and monitoring of the care, treatment and rehabilitation provided to all residents of community living facilities.

Amend RSA 126-A:40 as inserted by section 12 of the bill by striking out line 2 and inserting in place thereof the following:

The director shall establish standards to govern the

Amend RSA 126-A:41 as inserted by section 13 of the bill by striking out lines 1-2 and inserting in place thereof the following:

126-A:41 Rates for Community Living Facilities. The director shall establish rates sufficient to provide a reasonable subsistence.

Amend RSA 126-A:42-a as inserted by

section 14 of the bill by striking out line 4 and inserting in place thereof the following:

division of mental health and developmental services.

Amend RSA 126-A:42-b as inserted by section 15 of the bill by striking out lines 1-8 and inserting in place thereof the following:

126-A:42-b Authority to Contract. The director of mental health and developmental services may, with the approval of the commissioner of health and welfare, contract with area agencies, as defined in RSA 171-A, or community mental health programs, as defined in RSA 126-B, for the performance of the duties and functions defined in RSA 126-A:39 and for payments as described in RSA 126-A:41. In connection therewith, the director may provide funds to such area agencies and community mental health programs for carrying out the purposes of this subdivision.

Amend section 17 of the bill by striking out line 4 and inserting in place thereof the following:

within the division of mental health and developmental services, department of health and welfare.

Amend section 18 of the bill by striking out line 4-13 and inserting in place thereof the following:

health and developmental services, department of health and welfare. The transfers herein provided shall not eliminate any existing position within the classified service unless such position shall be vacant or, if filled, its incumbent has been transferred to an equivalent or higher paid position of like tenure. No permanent classified state employee shall be required to take an examination to remain in his position. Unclassified employees within the bureau of community living and the office of mental retardation shall also be transferred to similar positions within the division of mental health and developmental services, department of health and welfare and no vacancies in such positions are created by this act.

Amend section 19 of the bill by striking out lines 4 and 5 and inserting in place thereof the following:

service delivery system, or the transfer of a client from one program or service of the service delivery system to another such program or service, or both.

Amend RSA 329:26 as inserted by section 21 of the bill by striking out line 11 and inserting in place thereof the following:

shall not apply to disciplinary proceedings conducted by the board of

Amend the bill by striking out section 23 and inserting in place thereof the following:

23 Renumbering of RSA Reference. In the event that House Bill 378, An Act relative to involuntary emergency hospitalization, of the 1979 general court, becomes law, RSA 171-A:7, XIII as inserted by section 4 of this act shall read as follows:

XIII. "Mental illness" means mental illness as defined in RSA 135-B:2, XI.

24 Effective Date. This act shall take effect July 1, 1979.

These amendments conform this bill to HB 545, passed earlier this session, which changed the title of the director and division of mental health to "mental health and developmental services." Two grammatical errors are also corrected. If HB 378 should become law, a correction would be made in an RSA citation.

Adopted.

HB 274, providing an omnibus bill for revisions to the statutes pertaining to transportation, motor vehicles and boating laws as requested by the department of safety.

Amendment

Amend RSA 265:22, I-b as inserted by paragraph VI of section 8 of the bill by striking out line 1 and inserting in place thereof the following:

I-b. The provision of RSA 265:22 shall not apply to or affect special

Amend RSA 265:22, III as inserted by paragraph VIII of section 8 of the bill by striking out line 2 and inserting in place thereof the following:

vehicle propelled by such fuel, which shall expire on July 1 of each year,

Amend RSA 265:31, III as inserted by paragraph VII of section 8 of the bill by striking out line 5 and inserting in place thereof the following:

to foreclosure upon the lien as provided in RSA 265:33.

Amend RSA 265:21 as inserted by paragraph I of section 9 of the bill by striking out line 7 and inserting in place thereof the following:

court determines that road tolls, interest or penalties, or both, are due to the

Amend paragraph I of section 14 of the bill by striking out line 1 and inserting in place thereof the following:

I. Paragraph I of section 1 and paragraphs IV, VI, VII and

The first 4 amendments correct grammatical errors and the last amendment changes part of the effective date to delete reference to a paragraph which is no longer in the bill.

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 65

The committee of conference to which was referred Senate Bill 65, An Act establishing a committee to study the state planning and zoning statutes and making an appropriation therefor, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and

That the House recede from its position in adopting its amendment to the bill, and

That the Senate and House adopt the following new amendment to the bill as passed by the Senate, and pass the bill as so amended:

Amend the bill by striking out section one and inserting in place thereof the following:

1 Study Committee Established. There is hereby established a study committee of 9 members to review the existing zoning and planning statutes of the state and to make recommendations to the general court. Said committee shall prepare proposed legislation incorporating its recommendations and shall submit the same to the next regular session. The committee shall have full power and authority to require from the several departments, agencies and officials of the state and the political subdivisions of the state, such information and assistance as it may deem necessary for the purposes hereof. In addition, the committee may hire such legal, clerical and technical assistance as it may find necessary within the appropriation therefor. The members of the committee shall be as follows: 3 members of the senate appointed by the president of the senate; 3 members of the house of representatives appointed by the speaker of the house; the executive director of the home builders association of New Hampshire, or his designate; the executive director of the New Hampshire Municipal Association, or his designate; the director of the office of state planning, or his designate. Members of the committee shall select a chairman and vice-chairman from among their legislative members at their first meeting. Members shall receive no compensation for their services. The committee shall meet as often as it deems necessary in such places as it shall determine. The committee shall file a report together with any proposed legislation on or before March 1, 1981, to the general court.

Amend the bill by striking out section 3 and inserting in place thereof the following:

3 Power of Planning Boards. Amend RSA 36:19-a as inserted by 1965, 240:3 by striking out said section and inserting in place thereof the following:

36:19-a Site Plan Review.

1. A municipality, having adopted a zoning ordinance as provided in RSA 31:60-89, and where the planning board has adopted subdivision regulations as provided in RSA 36:19-24, may further empower the planning board to review, and approve or

disapprove site plans for the development of tracts for nonresidential uses, or for multi-family dwelling units other than one and two-family dwellings, whether or not such development includes a subdivision or re-subdivision of the site.

II. Prior to exercising such power, the planning board shall adopt site plan regulations in the same manner as subdivision regulations are adopted, including:

(a) Procedures the board will follow in reviewing site plans, including any notice and hearing requirements.

(b) The purposes of site plan review and the general standards and requirements with which proposed developments must comply.

(c) Provisions relative to guarantees for performance, including bonds or other security.

4 Site Plan Regulations Adopted Prior to this Act. This act shall not affect the validity of any authority for a planning board to review site plans granted, or any regulations adopted, under RSA 36:19-a prior to its amendment by this act. Such authority and regulations shall remain in effect until altered pursuant to RSA 36:19-a, except that any planning board having such authority which has not adopted specific site plan review regulations shall do so prior to exercising the authority. This act shall not affect any form of site plan review authority vested in a planning board under a zoning ordinance adopted prior to the effective date of this act.

5 Effective Date. This act shall take effect upon its passage.

Conferees on the Part of the Senate

Sen. Brown, Dist. 19
Sen. Hancock, Dist. 15
Sen. Conley, Dist. 3

Conferees on the Part of the House

Rep. French, Belk. 1
Rep. Vrakatisis, Ches. 12
Rep. N. Gagnon, Hills. 13
Rep. Donovan, Hills. 24

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 227

The committee of conference to which was referred Senate Bill 227, An Act establishing a study committee on the definition of residency, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and

That the House recede from its position in adopting its amendment to the bill, and

That the Senate and House adopt the following new amendment to the bill as passed by the Senate, and pass the bill as so amended:

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Committee Established. There is hereby established a committee to study the

definition of residency as used in the statutes and to attempt to develop a uniform and comprehensive definition thereof. Said committee shall consist of 3 members of the senate appointed by the president, 3 members of the house of representatives appointed by the speaker, 2 persons who are elected officials in local government appointed by the president of the New Hampshire Municipal Association, the chairman of the ballot law commission or his designee, the attorney general or his designee and the secretary of state or his designee. The committee shall select one of its members as chairman and shall meet as often as may be necessary in order to make a thorough study of the use of the term residency in the statutes. Said study shall include a study of residency, domiciliary, and inhabitant status requirements and shall consider the possibility of developing a uniform phraseology. The committee shall submit its report, together with a draft of any proposed legislation to the next regular session of the general court no later than January 15, 1981. The nonlegislative members of the committee shall be entitled to mileage as paid to state employees when performing duties in connection with the committee and the legislative members shall receive legislative mileage in connection with their duties on the committee.

Conferees on the Part of the Senate

Sen. Conley, Dist. 3
Sen. Sanborn, Dist. 17
Sen. Provost, Dist. 18

Conferees on the Part of the House

Rep. Gosselin, Straf. 2
Rep. Jamrog, Hills. 28
Rep. Vrakatitsis, Ches. 17
Rep. Donovan, Hills. 74

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 223

The committee of conference to which was referred Senate Bill 223, An Act authorizing Nathaniel Hawthorne college to grant the master of business administration degree, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House each pass the bill as passed by the House.

Conferees on the Part of the Senate

Sen. Blaisdell, Dist. 10
Sen. Monier, Dist. 9
Sen. Rock, Dist. 12

Conferees on the Part of the House

Rep. Taffe, Graf. 5
Rep. W. Boucher, Rock. 3
Rep. Gray, Sull. 3
Rep. Lessard, Straf. 20

Adopted.

ENROLLED BILLS AMENDMENT

HB 475, relative to mining and reclamation of mined lands.

Amendment

Amend RSA 17-F:2, I as inserted by section 1 of the bill by striking out line 11 and inserting in place thereof the following:

applications shall be acknowledged within 5 working days and processed

Amend RSA 17-F:2, VII (f) as inserted by section 1 of this bill by striking out line 3 and inserting in place thereof the following:

activities.

Amend RSA 12-F:4 as inserted by section 1 of the bill by striking out line 3 and inserting in place thereof the following:

commissioner or is exempted pursuant to RSA 12-F:1, VI.

Amend RSA 17-F:4, II as inserted by section 1 of this bill by striking out lines 1 and 2 and inserting in place thereof the following:

II. Such mining permit shall include a mining plan, a blasting plan if such activities are anticipated, and a reclamation plan. Such

Amend RSA 17-F:4, V as inserted by section 1 of the bill by striking out line 10 and inserting in place thereof the following:

different post-mining uses may include agricultural, recreational,

Amend RSA 12-F:4, VIII (c) as inserted by section 1 of the bill by striking out line 3 and inserting in place thereof the following:

environmental protection agency;

Amend RSA 12-F:6, VII as inserted by section 1 of the bill by striking out lines 3-5 and inserting in place thereof the following:

commissioner and in no case sooner than 3 years from its filing. Upon release of the bond, accrued interest from the bond while in possession of the state shall be paid to the operator.

Amend RSA 17-F:7, I (e) as inserted by section 1 of the bill by striking out lines 4-12 and inserting in place thereof the following:

its intended purposes. The impoundment dam construction shall be so designed as to achieve necessary stability with an adequate margin of safety as determined by the commissioner; the quality of impounded water shall be suitable on a permanent basis for its intended use and discharges from the impoundment shall not degrade the water quality below water quality standards established pursuant to applicable federal and state law in the receiving stream; the

level of water shall be reasonably stable; final grading shall provide adequate safety and access for proposed water users; and such water impoundments shall not result in the diminution

Amend RSA 17-E:8, I as inserted by section 1 of the bill by striking out line 3 and inserting in place thereof the following:

the commissioner, shall be adequate to cover the costs for acting upon the

Amend RSA 12-F:8, II as inserted by section 1 of the bill by striking out lines 2-4 and inserting in place thereof the following:

mining permit, an additional fee of \$60 per acre of all permit lands shall be paid to the commissioner. Whenever acreage is increased by amendment, the requisite fee shall be paid.

Amend RSA 12-F:10, I as inserted by section 1 of the bill by striking out lines 1 and 2 and inserting in place thereof the following:

I. If the commissioner determines a violation has been or is being committed by an operator in relation to this chapter or to any regulation

Amend RSA 12-E:10, VI as inserted by section 1 of the bill by striking out line 4 and inserting in place thereof the following:

the performance bond of the operator.

Amend RSA 12-E:17, I as inserted by section 1 of the bill by striking out line 6 and inserting in place thereof the following:

a civil penalty not to exceed \$10,000 for each day the violation continues.

The amendment corrects several grammatical errors and internal cross-references in the bill.

Adopted.

Rep. Chase requested a quorum count.
The Speaker declared a quorum present.

COMMITTEE OF CONFERENCE REPORTS

HB 98, eliminating liability of landowner allowing persons to cut firewood on his land under sharecropper arrangement. (Printed SJ 6/19)

Adopted.

HB 158, relative to reserving slots in veterinary and medical schools for New Hampshire residents. (Printed SJ 6/19)

Rep. Chase requested a division.
130 members having voted in the affirmative and 37 in the negative, the report lost, a quorum not being present.

RECESS

Rep. French requested a quorum count.
The Speaker declared a quorum present.

Question being on the adoption of the Committee of Conference Report on HB 158.
Adopted.

HB 180, to provide for the protection of native wildlife species facing possible extinction. (Printed SJ 6/19)

Rep. Thomson spoke against the report.
Reps. Stimmell and Corser spoke in favor of the report.

A division was requested.
179 members having voted in the affirmative and 93 in the negative, the report was adopted.

HB 240, relative to the licensing laws for hospitals and other facilities. (Printed SJ 6/19)

Adopted.

HB 330, relative to the release of inmates at county houses of correction for the purpose of gainful employment or rehabilitation. (Printed SJ 6/19)

Reps. Carroll and McManus spoke against the report.

Rep. Granger spoke in favor of the report.

Report was not adopted.

HB 348, relative to strengthening the DWT laws. (Printed SJ 6/19)

Adopted.

HB 378, relative to emergency diagnostic detention. (Printed SJ 6/19)

Adopted.

HB 387, establishing the New Hampshire crime commission. (Printed SJ 6/19)

Adopted.

HB 388, relative to the judicial budget procedure. (Printed SJ 6/19)

Adopted.

HB 420, relative to the purchase of liability insurance and workmen's compensation for harbor masters and authorizing a transfer of mooring permit fees to the port authority. (Printed SJ 6/19)

Adopted.

SENATE MESSAGES CONCURRENCE

HB 883, relative to the charter of the Laconia YMCA.

COMMITTEE OF CONFERENCE REPORT NOT ADOPTED

HB 60, to increase the discounts allowed on the price of liquor and wine sold to hotels and clubs by the liquor commission.

ENROLLED BILLS AMENDMENT

HB 766, relative to elections in cities, towns, and village districts.

Amendment

Amend section 6 of the bill by striking out line 1 and inserting in place thereof the following:

6 Election of Moderator. Amend RSA 40:1 (supp) as amended by striking out said

This amendment inserts a section title where there was none.

Adopted.

COMMITTEE OF CONFERENCE REPORTS

HB 406, providing free access to interstate 95 from route 51 on a trial basis. (Printed SJ 6/19)

Reps. Bibbo and LaMott spoke against the report and yielded to questions.

Reps. Tufts and Scamman spoke in favor of the report and yielded to questions.

Rep. James J. White spoke against the report.

Reps. Griffin, Parr and Spirou spoke in favor of the report.

A roll call was requested. Sufficiently seconded.

(Speaker presiding)
YEAS 149 NAYS 151
YFAS 149

BELKNAP: Beard, Bowler, Hildreth, Matheson, Nighswander and Sanders.

CARROLL: Chase, Dickinson and Heath.

CHESHIRE: Jesse Davis, Dostilio, Kohl, Lynch, Moore, Nims, Proctor, William Riley, Russell and Vrakatisis.

COOS: Brungot, Burns, Horton, Theriault and Willey.

GRAFTON: Aldrich, Buckman, Chambers, Copenhaver, Logan, Mann, Pepitone, Rounds, Snell, Taffe, and Walter.

HILLSBOROUGH: Rosse, Burkush, Carswell, Corser, Coutermarsh, Beverly Dupont, Gabrielle Gagnon, Gelinis, Guidi, Hall, Head, Healy, Kakiannos, Keefe, Lyons, Murrav, Nemzoff-Berman, Pappas, Aime Paradis, Pastor, Perkins, Plomaritis, Polak, Proulx, Peter Ramsey, Record, Reidy, Roy, Soucy, Spirou, Stylianos, James Sullivan, Rock Tremblay, Vachon, Van Loan, Wallin, Welch and Robert Wheeler.

MERRIMACK: Ayles, Bodi, John Cate, Milton Cate, Epstein, Holliday, Kidder, O'Neill, Plourde, Gerald Smith and Stokes.

ROCKINGHAM: Aeschliman, Appel, Blake, Blanchette, William Boucher, Marilyn Campbell, Collins, Connors, Cotton, Robert Dav, Dunfey, Ellyson, Felch, Flanagan, Joseph Flynn, Beverly Gage, Greene, Griffin,

Hartford, Jackson, Jones, Kane, Roger King, Kozacka, Krasker, Leslie, LoFranco, Joseph MacDonald, Nelson, Pantelakos, Parr, Peterson, Pevear, Quimby, Reese, Scamman, Skinner, Splaine, Stickney, Stimmell, Tavitian, Tufts, Vlack, Warburton, Helen Wilson, and Wolfson.

STRAFFORD: Burchell, DeNafio, Donnelly, Farnham, Gauvin, Gosselin, Lessard, Morrisette, Prav, Dennis Ramsev, Robinson, Donald Smith, Tripp, Valley and Vaughan.

SULLIVAN: Edmund Belak, David Campbell, Spanos, and Spaulding.

NAYS 151

REFKNAP: Birch, Bordeaux, Downs, French, and Hanson.

CARROLL: Roderick Allen, Howard, Keller, Kenneth MacDonald, Kenneth Smith and Towle.

CHESHIRE: Bayhutt, Callahan, Close, Crane, Ernst, Miller, O'Connor, Margaret Ramsay, Scranton and Jean White.

COOS: Elmer Beaulac, Chappell, Fortier, Guay, Bradlev Haynes, Mayhew, Oleson, Richardson, Alcide Valliere, Wiswell and York.

GRAFTON: Ira Allen, George Cate, Christy, Dearhorn, LaMott, Low, Lowmes, McAvoy, McIver, Thomson, Ward and Andrew Ware.

HILLSBOROUGH: Ainlev, Archambault, Aubut, Wilfrid Boisvert, Yvette Chagnon, Compagna, Joseph Cote, Craig, L. Penny Dion, Raymond Dupont, Clyde Eaton, Joseph Eaton, Nancy Gagnon, Granger, Sal Grasso, Hardy, Heald, Hendrick, Thomas Hynes, Jamrog, Karnis, Lefebvre, Levesque, Martel, Mazur, McLaughlin, Milton Mevers, Morgan, Morrison, Mulligan, Nardi, Odell, Peter Parady, Peters, Podles, Sallada, Silva, Leonard Smith, Steiner, Wallace, Eliot Ware, Weaver, Emma Wheeler, Kenneth Wheeler, James J. White, M. Arnold Wight and Zajdel.

MERRIMACK: Bellerose, Bibbo, Blakeney, Laurent Boucher, Carroll, Clements, Daniell, Hill, James Humphrey, Locke, McLane, Mitchell, Nichols, Packard, Ralph, Randlett, Shepard, Stockman, Trachy and Wiviott.

ROCKINGHAM: Butler, Patricia Cote, Carl Gage, Gibbons, Hoar, Kashulines, Landry, Lavcock, Lovejoy, McEachern, Norman Myers, Newell, Parolise, Pucci, Rogers, Schmidchen, Schwaner, Sytek, and Woinowski.

STRAFFORD: Ronald Chagnon, Demers, Hebert, Dianne Herchek, Joos, McManus, Meader, Nadeau, Preston, Sackett, Schreiber and Whitehead.

SULLIVAN: Brodeur, Burrows, Cutting, Sim Gray, LeBrun, Lucas, Palmer, Wiggins and Williamson, and the report was not adopted.

HB 450, providing for the acquisition of certain dams and water rights by the water resources board and making appropriations therefor. (Printed SJ 6/19)

Reps. Sanders and Heald spoke against the report and yielded to questions.
 Rep. Guay spoke in favor of the report.
 Reps. LaMott and Williamson spoke in favor of the report and yielded to questions.
 Reps. Heath and Rod Allen spoke against the report.
 Rep. Sanders requested a quorum count.
 The Speaker declared a quorum present.

Rep. Donald Smith spoke in favor of the report.

Rep. French spoke against the report and yielded to questions.

Rep. LaMott moved the previous question. Sufficiently seconded. Adopted.

A roll call was requested. Sufficiently seconded.

(Speaker presiding)
 YEAS 30 NAYS 253
 YEAS 30

BELKNAP: Birch.

CARROLL: None.

CHESHIRE: Moore and Margaret Ramsav.

COOS: Guay, Mayhew, Oleson and Theriault.

GRAFTON: LaMott.

HILLSBOROUGH: Ainley, Kaklamanos, Murrav, Rock Tremblav and M. Arnold Wight.

MERRIMACK: Ayles, Bibbo, Plourde and Wiviott.

ROCKINGHAM: Appel, Jones, Roger King, Norman Myers, Pevear, Oulimby and Vartanian.

STRAFFORD: Donnelly, Lessard, Dennis Ramsey and Donald Smith.

SULLIVAN: Palmer and Williamson.

NAYS 253

BELKNAP: Beard, Bordeau, Bowler, Downs, French, Hanson, Hildreth, Mansfield, Matheson, Nighswander, Randall and Sanders.

CARROLL: Roderick Allen, Chase, Dickinson, Heath, Keller, Kenneth MacDonald, Kenneth Smith and Towle.

CHESHIRE: Baybutt, Callahan, Close, Crane, Jesse Davis, Dostilio, Ernst, Galloway, Kohl, Lynch, Miller, Nims, O'Connor, Proctor, William Riley, Russell, Scranton and Jean White.

COOS: Brungot, Burns, Chappell, Fortier, Bradley Haynes, Horton, Richardson, Valliere, Willey, Wiswell and York.

GRAFTON: Aldrich, Ira Allen, Buckman, George Cate, Chambers, Christy, Copenhaver, Crow, Dearborn, Logan, Low, Lowmes, Mann, McAvoy, McIver, Pepitone, Rounds, Seely, Snell, Taffe, Thomson, Walter, Ward and Andrew Ware.

HILLSBOROUGH: Archambault, Aubut, Emile Boisvert, Bosse, Carswell, Yvette Chagnon,

Compagna, Corser, Joseph Cote, Coutermarsh, Craig, L. Pennv Dion, Beverly Dupont, Raymond Dupont, Gabrielle Gagnon, Nancy Gagnon, Gelinas, Granger, Guidi, Hall, Hardy, Heald, Healy, Hendrick, Thomas Hynes, Jamrog, Karnis, Keefe, Lefebvre, Levesque, Lyons, Martel, Mazur, Milton Meyers, Morgan, Mulligan, Nardi, Nemzoff-Berman, Pappas, Aime Paradis, Peter Parady, Pastor, Perkins, Peters, Podles, Polak, Proulx, David Ramsay, Record, Reidy, Rov, Sallada, Silva, Leonard Smith, Soucy, Spirou, Steiner, Stylianos, Sweeney, Vachon, Van Loan, Wallin, Weaver, Welch, Emma Wheeler, Kenneth Wheeler, Robert Wheeler and James J. White.

MERRIMACK: Bellerose, Blakeney, Bodi, Laurent Boucher, Carroll, John Cate, Milton Cate, Clements, Daniell, Epstein, Hill, Holliday, James Humphrey, Kidder, Locke, McLane, Mitchell, Nichols, O'Neill, Packard, Ralph, Randlett, Shepard, Gerald Smith, Stockman and Stokes.

ROCKINGHAM: Benton, Blake, Blanchette, William Boucher, Butler, Marilyn Campbell, Collins, Connors, Patricia Cote, Cotton, Robert Day, Dunfey, Ellyson, Felch, Flanagan, Joseph Flynn, Carl Gage, Greene, Griffin, Hartford, Moar, Kane, Kozacka, Landry, Lavcock, Leslie, LoFranco, Lovejoy, Joseph MacDonald, McEachern, Nelson, Newell, Pantelakos, Parolise, Parr, Peterson, Reese, Rogers, Scaman, Schmidtchen, Schwaner, Skinner, Spaine, Stickney, Stimmell, Sytek, Tavitian, Tufts, Vlack, Warburton, Wojnowski and Wolfsen.

STRAFFORD: Burchell, Ronald Chagnon, Demers, DeNafio, Farnham, Gauvin, Gosselin, Hebert, Dianne Herche, James Herche, Joos, McManus, Meader, Nadeau, Prav, Preston, Robinson, Sackett, Schreiher, Tripp, Valley, Vaughan and Whitehead.

SULLIVAN: Edmund Belak, Brodeur, Burrows, Cutting, Sim Gray, LeBrun, Lucas, Spanos, Spaulding, Townsend and Wiggins, and the report was not adopted.

HB 575, codifying the election laws. (Printed SJ 6/21)

Adopted.

HB 678, establishing a statewide health coordinating council, designating a state health planning and development agency and prescribing powers and duties. (Printed SJ 6/19)

Reps. Epstein, Copenhaver, Wallin, Blanchette and Nighswander spoke against the report.

Reps. Ward and Spaulding spoke in favor of the report.

A division was requested.
 Manifestly in the negative, and the report was not adopted.

HB 720, relative to responsibility for acts of vandalism by minors. (Printed SJ 6/19)

Rep. McManus spoke against the report.
 Reps. Nims, Gelinas, Bosse and Coutermarsh spoke in favor of the report.

Reps. Reese and David Campbell spoke against the report and yielded to questions. Rep. Nims requested a roll call. Sufficiently seconded.

(Speaker presiding)
YEAS 219 NAYS 62
YEAS 219

BEFLKNAP: Birch, Bordeau, French, Hanson, Mansfield and Mansfield.

CARROLL: Roderick Allen, Dickinson, Heath, Howard, Keller, Kenneth MacDonald and Towle.

CHESHIRE: Callahan, Close, Crane, Jesse Davis, Dostilio, Kohl, Miller, Moore, Nims, O'Connor, Proctor, William Riley, Russell, Vrakatisis and Jean White.

COOS: Burns, Chappell, Fortier, Guay, Horton, Oleson, Richardson, Valliere and Wiswell.

GRAFTON: Aldrich, Ira Allen, Buckman, George Cate, Christy, Crory, Dearborn, LaMott, Low, Lowmes, Mann, McAvoy, McIver, Rounds, Seely, Snell, Taffe, Thomson, and Andrew Ware.

HILLSBOROUGH: Aubut, Emile Boisvert, Wilfrid Boisvert, Rosse, Burkush, Compagna, Corser, Joseph Cote, Coutermarsh, Craig, Dolbec, Beverly Dupont, Raymond Dupont, Clyde Eaton, Gabrielle Gagnon, Gelinas, Granger, Sal Grasso, Guidi, Hall, Hardy, Head, Heald, Healy, Thomas Hynes Jamrog, Kaklamanos, Karnis, Keefe, Levesque, Martel, Mazur, McLaughlin, Morrison, Mulligan, Murray, Nardi, Pappas, Aime Paradis, Peter Parady, Perkins, Plomaritis, Podles, Polak, David Ramsay, Record, Reidy, Roy, Sallada, Silva, Leonard Smith, Soucy, Stylianos, James Sullivan, Sweeney, Vachon, Van Loan, Eliot Ware, Welch, Emma Wheeler, Kenneth Wheeler, Robert Wheeler, James J. White, M. Arnold Wight and Zajdel.

MERRIMACK: Ayles, Bellerose, Bibbo, Laurent Boucher, John Cate, Milton Cate, Clements, Daniell, Hill, Holliday, James Humphrey, Kidder, Locke, Mitchell, Nichols, Plourde, Ralph, Randlett, Shepard, Gerald Smith, Stockman and Wiviott.

ROCKINGHAM: Aeschliman, Appel, Benton, Blake, William Boucher, Butler, Marilyn Campbell, Connors, Patricia Cote, Robert Day, Ellyson, Felch, Flanagan, Joseph Flynn, Beverly Gage, Carl Gage, Gibbons, Hartford, Hoar, Jones, Kane, Kashulines, Roger King, Kozacka, LoFranco, Lovejoy, Joseph MacDonald, McEachern, Norman Myers, Nelson, Newell, Parolise, Peterson, Pevear, Pucci, Rogers, Scamman, Schmidtchen, Skinner, Freda Smith, Splaine, Stickney, Tavirian, Vartanian, Vlack, Warburton and Wolfsen.

STRAFFORD: Ronald Chagnon, Donnelly, Farnham, Gauvin, Hebert, James Herchek, Joos, Meader, Morrisette, Nadeau, Prav, Dennis Ramsey, Robinson, Donald Smith, Tripp and Whitehead.

SULLIVAN: Brodeur, Burrows, Cutting, D'Amante, Sim Gray, LeBrun, Lucas, Palmer, Spaulding, Tucker, Wiggins and Williamson.

NAYS 62

BEFLKNAP: Beard, Bowler, Downs, Nighswander and Randall.

CARROLL: Chase.

CHESHIRE: Galloway, Lynch, Margaret Ramsay and Scranton.

COOS: Bradlev Haynes and Mayhew.

GRAFTON: Copenhagen, Pepitone and Ward.

HILLSBOROUGH: Ainely, Archambault, Carswell, Joseph Eaton, Hendrick, Milton Meyers, Morgan, Nemzoff-Berman, Odell, Pastor, Proulx, Rock Tremblay and Wallin.

MERRIMACK: Blakeney, Carroll, Epstein, McLane, O'Neill and Stokes.

ROCKINGHAM: Blanchette, Carpenito, Greene, Krasker, Landry, Laycock, Leslie, Pantelakos, Quimby, Reese, Stimmell, Sytek, Tufts, Helen Wilson and Wojnowski.

STRAFFORD: Burchell, DeNafio, Dianne Herchek, Lessard, McManus, Preston, Sackett, Schreiber, Vallev and Vaughan.

SULLIVAN: Edmund Belak, David Campbell and Spanos, and the report was adopted.

Reps. Peter Ramsev and Schwaner notified the Clerk that they wished to be recorded in favor of the report.

HB 700, making appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1980 and June 30, 1981. (Separate publication entitled "Committee of Conference Report on HB 700")

Rep. Tucker yielded to questions.

Reps. Joseph Eaton, Blanchette, French and Spirou spoke in favor of the report.

Reps. Daniell, Hall and Rod Allen spoke against the report.

Rep. Tucker spoke in favor of the report.

Rep. Hall requested a roll call.

Sufficiently seconded.

Reps. Randall and Mazur abstained from voting under Rule 16.

(Speaker presiding)
YEAS 257 NAYS 47
YEAS 257

BEFLKNAP: Beard, Birch, Bordeau, Bowler, French, Hanson, Mansfield, Matheson, Nighswander and Sanders.

CARROLL: Chase, Heath, Howard, Keller, Kenneth MacDonald and Kenneth Smith.

CHESHIRE: Bavhutt, Callahan, Close, Crane, Jesse Davis, Galloway, Kohl, Lynch, Miller, Moore, Nims, Proctor, Margaret Ramsay, William Riley, Russell, Scranton and Vrakatisis.

COOS: Elmer Beaulac, Bouchard, Brungot, Burns, Chappell, Fortier, Bradley Haynes, Horton, George Lemire, Mayhew, Oleson,

Richardson, Theriault, Valliere, Willey, Wiswell and York.

GRAFTON: Ira Allen, George Cate, Chambers, Christy, Copenhaver, Crory, LaMott, Logan, Lowmes, Mann, McIver, Pepitone, Rounds, Snell, Taffe, Walter and Andrew Ware.

HILLSBOROUGH: Ainley, Archambault, Aubut, Emile Boisvert, Wilfrid Boisvert, Rosse, Burkush, Carswell, Yvette Chagnon, Compagna, Corser, Coutermarsh, Craig, L. Penny Dion, Beverly Dupont, Raymond Dupont, Joseph Eaton, Gabrielle Gagnon, Nancy Gagnon, Gelinas, Sal Grasso, Hardy, Head, Heald, Healy, Hendrick, Thomas Hynes, Jamrog, Kaklamanos, Keefe, Lefebvre, Levesque, Lyons, Martel, McLaughlin, Milton Meyers, Morgan, Morrison, Mulligan, Murray, Nardi, Odell, Pappas, Aime Paradis, Peter Parady, Pastor, Perkins, Peters, Plomaritis, Podles, Polak, Proulx, David Ramsay, Record, Reidy, Roy, Sallada, Silva, Leonard Smith, Soucy, Spirou, Sweeney, Van Loan, Wallace, Wallin, Weaver, Robert Wheeler, James J. White, M. Arnold Wright, Zaidel.

MERRIMACK: Allgever, Avles, Bellerose, Bibbo, Bodi, Laurent Boucher, Carroll, John Cate, Milton Cate, Clements, Epstein, Hill, Holliday, James Humphrey, Kidder, Locke, Mitchell, Nichols, O'Neill, Packard, Plourde, Ralph, Gerald Smith, Stockman, Stokes and Wiviott.

ROCKINGHAM: Aeschliman, Appel, Blanchette, William Boucher, Butler, Marilyn Campbell, Carpenito, Connors, Patricia Cote, Cotton, Robert Day, Dunfee, Ellyson, Felch, Flanagan, Joseph Flynn, Beverly Gage, Carl Gage, Gibbons, Greene, Griffin, Hartford, Hoar, Kane, Kashulines, Roger King, Kozacka, Krasker, Landry, Laycock, Leslie, LoFranco, Lovejoy, Joseph MacDonald, McEachern, Norman Myers, Newell, Pantelakos, Parolise, Parr, Peterson, Quimby, Reese, Scamman, Schmidtchen, Skinner, Freda Smith, Splaine, Stickney, Stimmell, Sytek, Tavitian, Tufts, Vartanian, Vlack, Warhurton, Helen Wilson, Wojnowski and Wolfesen.

STRAFFORD: Burchell, Ronald Chagnon, DeNafio, Donnelly, Farnham, Gauvin, Gosselin, Dianne Herchek, James Herchek, Joos, Lessard, McManus, Meader, Nadeau, Preston, Dennis Ramsey, Robinson, Sackett, Donald Smith, Tripp, Valley and Whitehead.

SULLIVAN: Edmund Belak, Burrows, David Campbell, Cutting, D'Amante, LeBrun, Lucas, Palmer, Spanos, Spaulding, Tucker, Wiggins and Williamson.

NAVS 47

BELKNAP: None.

CARROLL: Roderick Allen, Dickinson and Towle.

CHESHIRE: Dostilio, Ernst, O'Connor and Jean White.

COOS: Guay.

GRAFTON: Buckman, Dearborn, Low, Seely and Thomson.

HILLSBOROUGH: Joseph Cote, Dolbec, Granger, Hall, Karnis, Nemzoff-Berman, Steiner, Stvilanos, James Sullivan, Rock Tremblay, Vachon, Eliot Ware, Welch, Emma Wheeler and Kenneth Wheeler.

MERRIMACK: Blakeney, Daniell, Randlett and Shepard.

ROCKINGHAM: Benton, Blake, Collins, Nelson, Pevear, Pucci, Rogers and Schwaner.

STRAFFORD: Hebert, Morrisette, Prav, Schreiber and Vaughan.

SULLIVAN: Brodeur and Sim Grav, and the report was adopted.

Rep. Clark notified the Clerk that he wished to be recorded against HB 700.

Rep. Peter Ramsey notified the Clerk that he wished to be recorded in favor of the report.

Rep. Vachon notified the Clerk that she inadvertently voted nay and meant to vote yea.

HB 877, making an appropriation for capital improvements and extension of previous appropriations. (Printed SJ 6/20)

Adopted.

HB 853, relative to legal representation for social workers. (Printed SJ 6/14)

Rep. Robinson moved that the House adopt the Committee of Conference Report on HB 853.

Rep. Healy spoke against the motion.

Rep. Helen Wilson spoke in favor of the motion.

Rep. French moved the previous question. Sufficiently seconded. Adopted.

A roll call was requested. Sufficiently seconded.

(Speaker presiding)

YEAS 712 NAYS 83

YEAS 212

BELKNAP: Beard, Birch, Bordeau, Bowler, French, Hanson, Mansfield, Matheson, Nighswander and Randall.

CARROLL: Roderick Allen, Chase, Dickinson, Howard, Keller, Kenneth MacDonald and Kenneth Smith.

CHESHIRE: Baybutt, Callahan, Close, Jesse Davis, Dostilio, Lynch, Miller, Moore, Proctor, William Riley, Russell, Scranton and Vrakatisis.

COOS: Elmer Beaulac, Bouchard, Brungot, Burns, Chappell, Cuav, Bradley Haynes, Horton, Theriault, Valliere and Willey.

GRAFTON: Ira Allen, Chambers, Copenhaver, Crory, LaMott, Logan, Mann, McIver, Pepitone, Rounds, Seely and Walter.

HILLSBOROUGH: Ainley, Archambault, Aubut, Wilfrid Boisvert, Bosse, Yvette Chagnon, Compagna, Corser, Joseph Cote, Coutermarsh, Craig, L. Penny Dion, Beverly Dupont, Raymond Dupont, Joseph Eaton, Nancy Gagnon, Gelinas, Hardy, Head, Heald, Hendrick,

Thomas Hynes, Kaklamanos, Keefe, Lefebvre, Lyons, McLaughlin, Milton Meyers, Morgan, Morrison, Mulligan, Murray, Nemzoff-Berman, Odell, Pappas, Peter Parady, Pastor, Perkins, Peters, Plomaritis, Polak, Proulx, Record, Reidy, Rov, Silva, Leonard Smith, Soucy, Spirou, Sweeney, Rock Tremblay, Van Loan, Wallace and James J. White.

MERRIMACK: Avles, Bellerose, Bibbo, Blakenev, Carroll, John Cate, Milton Cate, Epstein, Holliday, James Humphrey, Kidder, Mitchell, O'Neill, Packard, Gerald Smith, Stokes and Wiviott.

ROCKINGHAM: Aeschliman, Appel, Benton, Blake, Blanchette, William Boucher, Butler, Marilyn Campbell, Carpenito, Collins, Connors, Patricia Cote, Cotton, Robert Dav, Dunfey, Felch, Flanagan, Joseph Flynn, Beverly Gage, Carl Gage, Gibbons, Greene, Hartford, Hoar, Kane, Kashulines, Roger King, Kozacka, Krasker, Laycock, Leslie, LoFranco, Lovejoy, Joseph MacDonald, McEachern, Norman Myers, Newell, Pantelakos, Parolise, Parr, Peterson, Pevear, Pucci, Quimby, Reese, Scamman, Schmidtchen, Skinner, Freda Smith, Splaine, Stickney, Stimmell, Sytek, Tufts, Vartanian, Vlack, Helen Wilson, Wojnowski and Wolfen.

STRAFFORD: DeNafio, Donnnelly, Farnham, Gavin, Hebert, Dianne Herche, James Herche, Lessard, McManus, Meader, Nadeau, Prav, Preston, Dennis Ramsey, Robinson, Sackett, Schreiber, Donald Smith, Tripp, Vallev, Vaughan and Whitehead.

SULLIVAN: Edmund Belak, Burrows, David Campbell, Lucas, Spanos, Wiggins and Williamson.

NAYS 83

BELKNAP: Sanders.

CARROLL: Heath and Towle.

CHESHIRE: Crane, Ernst, Galloway, Kohl, Nims, O'Connor and Jean White.

COOS: Fortier, Mayhew, Oleson, Richardson, Wiswell and York.

GRAFTON: Buckman, George Cate, Christy, Clark, Dearborn, Low, Lowmes, Snell, Thomson and Andrew Ware.

HILLSBOROUGH: Emile Boisvert, Burkush, Carswell, Dolbec, Granger, Sal Grasso, Hall, Healy, Jamrog, Karnis, Levesque, Martel, Mazur, Aime Paradis, Podles, David Ramsay, Steiner, Stylianos, James Sullivan, Vachon, Wallin, Eliot Ware, Weaver, Welch, Emma Wheeler, Kenneth Wheeler, Robert Wheeler, M. Arnold Wight and Zajdel.

MERRIMACK: Allgeyer, Laurent Boucher, Clements, Daniell, Hill, Locke, Nichols, Ralph, Randlett, Shepard and Stockman.

ROCKINGHAM: Ellyson, Griffin, Landry, Nelson, Rogers, Schwaner, Tavitian and Warburton.

STRAFFORD: Ronald Chagnon and Joos.

SULLIVAN: Brodeur, Cutting, D'Amante, Sim Grav, LeBrun, Palmer and Spaulding, and the report was adopted.

Reps. Podles and Martel notified the Clerk that they inadvertently voted nay and meant to vote yea.

HB 406, providing free access to interstate 95 from route 51 on a trial basis.

Rep. Scamman moved that the House adopt the Committee of Conference Report on HB 406 and spoke to his motion.

Rep. James J. White moved that HB 406 be laid upon the table.

A roll call was requested. Sufficiently seconded.

(Speaker presiding)

YEAS 138 NAYS 159

YEAS 138

BELKNAP: Beard, Bordeaux, French and Hanson.

CARROLL: Keller, Kenneth Smith and Towle.

CHESHIRE: Baybutt, Callahan, Close, Crane, Dostilio, Ernst, Galloway, Kohl, O'Connor, Margaret Ramsay, William Riley, Scranton and Jean White.

COOS: Elmer Beaulac, Mayhew, Oleson, Richardson, Alcide Valliere, Willey, Wiswell and York.

GRAFTON: Ira Allen, Buckman, George Cate, Christy, Clark, Dearborn, LaMott, Logan, Low, Lowmes, Mann, Thomson, Walter and Andrew Ware.

HILLSBOROUGH: Ainley, Archambault, Aubut, Emile Boisvert, Wilfrid Boisvert, Burkush, Carswell, Yvette Chagnon, Compagna, Craig, L. Penny Dion, Raymond Dupont, Clyde Eaton, Joseph Eaton, Gabrielle Gagnon, Nancy Gagnon, Sal Grasso, Head, Heald, Thomas Hynes, Jamrog, Karnis, Lefebvre, Levesque, Mazur, McLaughlin, Morgan, Morrison, Pappas, Aime Paradis, Peter Parady, Peters, Podles, Polak, David Ramsay, Roy, Sallada, Silva, Leonard Smith, Steiner, James Sullivan, Vachon, Eliot Ware, Weaver, Emma Wheeler, Kenneth Wheeler, Robert Wheeler and James J. White.

MERRIMACK: Bibbo, Laurent Boucher, Milton Cate, Clements, Daniell, Hill, Locke, Mitchell, Nichols, Packard, Plourde, Ralph, Randlett, Shepard, Gerald Smith, Stockman and Wiviott.

ROCKINGHAM: Carl Gage, Gibbons, Hoar, Laycock, Norman Myers, Newell, Parolise, Pucci, Schmidtchen, Vlack and Wojnowski.

STRAFFORD: Ronald Chagnon, Joos, McManus, Meader, Nadeau, Preston, Dennis Ramsey, Sackett, Vaughan and Whitehead.

SULLIVAN: Brodeur, Burrows, Cutting, D'Amante, Sim Grav, LeBrun, Lucas, Palmer, Townsend, Wiggins and Williamson.

NAYS 159

BELKNAP: Birch, Bowler, Mansfield, Matheson, Nighswander, Randall and Sanders.

CARROLL: Roderick Allen, Chase, Dickinson, Howard and Kenneth MacDonald.

CHESHIRE: Jesse Davis, Lynch, Miller, Moore, Nims, Proctor, Russell and Vrakatitsis.

COOS: Bouchard, Brungot, Burns, Chappell, Fortier, Guay, Bradley Haynes, Horton, George Lemire and Theriault.

GRAFTON: Chambers, Copenhagen, Crory, McIver, Pepitone, Rounds, Seely and Snell.

HILLSBOROUGH: Bosse, Corser, Coutermarsh, Beverly Dupont, Gelinas, Granger, Hall, Healy, Hendrick, Kaklamanos, Keefe, Lyons, Martel, Milton Meyers, Mulligan, Murray, Nemzoff-Berman, Odell, Pastor, Perkins, Plomaritis, Proulx, Record, Reidy, Soucy, Spirou, Stylianos, Sweeney, Rock Tremblay, Van Loan, Wallace, Wallin, Welch, M. Arnold Wight and Zajdel.

MERRIMACK: Allgeyer, Ayles, Bellerose, Blakeney, Bodi, Carroll, John Cate, Epstein, Holliday, James Humphrey, Kidder, O'Neill and Stokes.

ROCKINGHAM: Aeschliman, Appel, Benton, Blake, Blanchette, William Boucher, Butler, Marilyn Campbell, Carpenito, Collins, Connors, Patricia Cote, Cotton, Robert Dav, Dunfey, Ellyson, Felch, Flanagan, Joseph Flynn, Beverly Gage, Greene, Griffin, Hartford, Kane, Kashulines, Roger King, Kozacka, Krasker, Landry, Leslie, LoFranco, Lovejoy, Joseph MacDonald, McEachern, Nelson, Pantelakos, Parr, Peterson, Pevear, Quimby, Reese, Rogers, Scamman, Schwaner, Skinner, Freda Smith, Splaine, Stickney, Stimmell, Sytek, Tavitian, Tufts, Vartanian, Warburton, Helen Wilson and Wolfesen.

STRAFFORD: Farnham, Gauvin, Gosselin, Hebert, Dianne Herchek, James Herchek, Lessard, Pray, Robinson, Schreiber, Donald Smith, Tripp and Valley.

SULLIVAN: Edmund Belak, David Campbell, Spanos and Spaulding, and motion to table was not adopted.

Question being on the adoption of the Committee of Conference Report.

Rep. Thomson requested a roll call. Sufficiently seconded.

(Speaker presiding)
YFAS 172 NAYS 128
YEAS 172

BELKNAP: Birch, Bowler, Mansfield, Matheson, Nighswander, Randall and Sanders.

CARROLL: Chase, Dickinson, Howard and Kenneth MacDonald.

CHESHIRE: Jesse Davis, Dostilio, Kohl, Lynch, Miller, Moore, Nims, Proctor, William Riley, Russell and Vrakatitsis.

COOS: Elmer Beaulac, Bouchard, Brungot, Burns, Chappell, Fortier, Guay, Horton, George Lemire, Richardson, Theriault, Alcide Valliere and Willey.

GRAFTON: Buckman, Chambers, Copenhagen, Crory, Mann, McIver, Pepitone, Rounds, Seely and Snell.

HILLSBOROUGH: Ainley, Emile Boisvert, Rosse, Carswell, Corser, Coutermarsh, Dolbec, Beverly Dupont, Gabrielle Gagnon, Hall, Hardy, Head, Healy, Hendrick, Kaklamanos, Keefe, Lyons, Martel, Mulligan, Murray, Nemzoff-Berman, Odell, Aime Paradis, Pastor, Perkins, Plomaritis, Proulx, Record, Reidy, Rov, Soucy, Spirou, Stylianos, Sweeney, Rock Tremblay, Vachon, Van Loan, Wallace, Wallin, Welch, Robert Wheeler, M. Arnold Wight and Zajdel.

MERRIMACK: Allgeyer, Ayles, Bellerose, Bodi, John Cate, Milton Cate, Epstein, Holliday, James Humphrey, Kidder, O'Neill, Plourde and Stokes.

ROCKINGHAM: Aeschliman, Appel, Benton, Blake, Blanchette, William Boucher, Marilyn Campbell, Carpenito, Collins, Connors, Cotton, Robert Dav, Dunfey, Ellyson, Felch, Flanagan, Joseph Flynn, Beverly Gage, Greene, Griffin, Hartford, Kane, Kashulines, Roger King, Kozacka, Krasker, Landry, Leslie, LoFranco, Joseph MacDonald, Nelson, Pantelakos, Parr, Peterson, Pevear, Quimby, Reese, Rogers, Scamman, Schmidtchen, Schwaner, Skinner, Freda Smith, Splaine, Stickney, Stimmell, Tavitian, Tufts, Vartanian, Warburton, Helen Wilson and Wolfesen.

STRAFFORD: Farnham, Gauvin, Gosselin, Hebert, Dianne Herchek, James Herchek, Lessard, Pray, Robinson, Schreiber, Donald Smith, Tripp, Valley and Vaughan.

SULLIVAN: Edmund Belak, David Campbell, Spanos, Spaulding and Townsend.

NAYS 128

BELKNAP: Beard, Bordeau, French and Hanson.

CARROLL: Roderick Allen, Keller, Kenneth Smith and Towle.

CHESHIRE: Baybutt, Callahan, Close, Crane, Ernst, Galloway, O'Connor, Margaret Ramsay, Scranton and Jean White.

COOS: Bradley Haynes, Mayhew, Oleson, Wiswell and York.

GRAFTON: Tra Allen, George Cate, Christy, Clark, Dearborn, LaMott, Logan, Low, Lownes, Thomson, Walter and Andrew Ware.

HILLSBOROUGH: Archambault, Aubut, Wilfrid Boisvert, Burkush, Yvette Chagnon, Compagna, Craig, L. Penny Dion, Raymond Dupont, Clyde Eaton, Joseph Eaton, Nancy Gagnon, Gelinas, Granger, Sal Grasso, Heald, Thomas Hynes, Jamrog, Karnis, Lefebvre, Levesque, Mazur, McLaughlin, Milton Meyers, Morgan, Morrison, Pappas, Peter Parady, Peters, Podles, Polak, David Ramsay, Sallada, Silva, Leonard Smith, Steiner, James Sullivan, Eliot Ware, Weaver, Emma Wheeler, Kenneth Wheeler and James J. White.

MERRIMACK: Bibbo, Blakeney, Laurent

Boucher, Carroll, Clements, Daniell, Hill, Locke, Mitchell, Nichols, Packard, Ralph, Randlett, Shepard, Gerald Smith, Stockman and Wiviott.

ROCKINGHAM: Butler, Patricia Cote, Carl Gage, Gibbons, Hoar, Laycock, Lovejoy, McEachern, Norman Myers, Newell, Parolise, Pucci, Sytek, Vlack and Wojnowski.

STRAFFORD: Ronald Chagnon, Joos, McManus, Meader, Nadeau, Preston, Dennis Ramsey, Sackett and Whitehead.

SULLIVAN: Brodeur, Burrows, Cutting, D'Amante, Sim Gray, LeBrun, Lucas, Palmer, Wiggins and Williamson, and the report was adopted.

The Subcommittee on Resolutions and Screening having approved its admittance, the Nashua Delegation offered the following:

HOUSE RESOLUTION NO. 34

congratulating Nashua High School for winning the NHJAA Class I baseball championship.

WHEREAS, the Nashua High School Purple Panthers had a very successful baseball season posting 20 wins and just one loss, and

WHEREAS, the Purple Panthers, by virtue of their first place finish for the 1979 season, won the top spot in the NHJAA Class I tournament, and

WHEREAS, the Purple Panthers captured the State Class I championship, now therefore be it

RESOLVED, that the House of Representatives, hereby extends its congratulations to the principal, Stanley Stoncius, to the Nashua High Purple Panthers and to their coaches, Charles Mellen and John Fagula, and be it further

RESOLVED, that the Clerk of the House prepare copies of this resolution for Nashua High School, the coaches and each member of the Purple Panthers' baseball team.

Adopted.

The Subcommittee on Resolutions and Screening having approved its admittance, the Bedford Delegation offered the following:

HOUSE RESOLUTION NO. 35

honoring Frances M. Wiggin,
Librarian of the Year.

WHEREAS, the New Hampshire Library Council annually recognizes a person involved in providing library service to the people of the state, and

WHEREAS, the Council this year has chosen as Librarian of the Year, a most qualified library professional, Mrs. Frances M. Wiggin of Bedford, who has devoted a quarter century of her life to guiding and developing reading services to patrons of the Manchester and Bedford Public Libraries, and

WHEREAS, her background, qualifications, and achievements eminently qualified her to be the Council's choice for 1979, it was her personal relationships with patrons, staff,

trustees and fellow librarians that earned her the honor. A friend to all, she has committed her hands, head and heart to her career, now therefore be it

RESOLVED, by the House of Representatives in Regular Session convened, that the plaudits of the House be added to those of her peers, by passage of this resolution.

Adopted.

UNANIMOUS CONSENT

Reps. Spirou, Helen Wilson and French addressed the House under unanimous consent.

Upon invitation, Governor Hugh J. Gallen addressed the House as follows:

Mr. Speaker, Mr. President, Reverend Clergy, Honorable Members of the General Court. Thank you for allowing me to speak to you today as you finish your business for this session.

I believe you can return home to your families and businesses -- and especially to the constituents who elected you -- with a sense of accomplishment.

Looking back on this session, one major point stands out above all the others. Together, we have proven that the two chambers of the Legislature and the Executive Branch can carry out our responsibilities in an atmosphere of cooperation.

The people who chose us to serve them did not elect us to engage in constant confrontations or petty personal squabbles.

They were not desiring hattles or headline-grabbing accusations that often bring government to a standstill. What they wanted was a government that went about its business efficiently and effectively. They wanted results more than noise.

And by large, that is what they have received. And for that, you deserve to be thanked.

I think this has been a productive legislative session, because of the attitude of cooperation instead of confrontation.

You have passed an operating budget that addresses many of the serious needs of our people and obligation of the state.

The process that began when I opened my budget hearings in December has gone smoothly and has culminated in a sound budget that will guide the state for the next two years.

I will invite the members of the House Appropriations and Senate Finance Committees, and the staffs of the Legislative Budget Assistant and Comptrollers offices to join me on Monday when I sign that budget into law.

It is important to note that this budget was passed without imposing any new taxes upon our citizens and without an increase in general fund taxes. That is a commitment I made personally and which many of you shared. It has been fulfilled. Furthermore, the budget was passed without the need for imposing casinos or other undesirable forms of gambling in our state.

Within the budget itself, we have begun to live up to our obligations to many of those citizens who for too long were

neglected by their state government.

When I addressed you in my inaugural and again in my budget address, I mentioned the critical need for the state to recognize its role at the Laconia State School.

I want to thank you today for helping me fulfill the first phase of that commitment by increasing funds in this area by 31 per cent.

We have much left to do in turning the budget into programs, but we have taken a bold first step, and you have not only my gratitude but the gratitude of many children, adults and parents who have worked very hard on this problem.

No one should doubt my resolve to see that our actions during this session are continued throughout the next two years.

The capital budget you have passed is also a good first step in getting the state to spend within its means in the capital expense area. We will be spending less than we will be paying back, and this will start us on the course of ending the spiral of greater and greater encroachment by capital debt upon our operating budget.

During the next two years, we will continue work on the framework for future capital programs, to ensure that the state is making the best use of its facilities.

You have shown that state government can respond to the wishes of the people by fulfilling the clear mandate of the voters and eliminating Construction Work in Progress charges.

There are many other actions you have taken that deserve recognition, and they would take much too long to list here today, but I would like to mention a few of them:

The bonding authority of the state to assist in the construction of single and multi-family housing has been increased, and the membership of the Housing Finance Agency board has been broadened. This should reap long-lasting results. We will be able to offer our residents decent housing which they can afford.

The state's programs to deal with the dire problems of alcoholism and drug abuse will be brought together so that we can strike at these problems at their causes and do it more efficiently.

The drinking age has been raised to age 20. I realize that this was a controversial bill, but I believe that it will help reduce the number of young people killed on our highways and will help get alcohol out of our high schools and junior high schools.

The Public Utilities Commission will be getting adequate staffing so that it can fulfill its regulatory duties, and the commissioners will be full-time and given enough compensation to attract the talent that is needed for that post.

Consumers will benefit from the branch banking bill, because of increased banking competition and greater availability of banking services.

The schedule for funding vocational centers around the state has been firmed up, so the local communities can make plans for their centers instead of constantly competing for them.

We will preserve for the state the historic Upham-Walker House, so that this valuable piece of property will be kept in

repair and open to the public.

We will make sure that elderly people are not forced out of jobs simply because they have reached a certain age. By the bill you have passed, you have assured that ability, not age, is the determining factor in a person's job.

That certainly is not a complete list of the achievements of this Legislative session. There have been many other laws enacted that will benefit our citizens.

Some of the issues raised during this session were controversial, and they were hotly debated on both sides. But to everyone's credit, those debates were carried out openly in the honored tradition that the legislature is the proper forum for competing interests to decide the issues.

And in all cases, the debate over one issue did not spread into acrimony or retribution and infect the legislative process.

As I said in my inaugural address to you in January, we can disagree without being disagreeable. I believe that this spirit prevailed.

You have completed your Constitutional role of rejecting or passing legislation and have sent on to me those which have passed.

As Governor, it is my role to decide whether to sign or veto those bills.

I can assure you today that in deciding on those bills, I will take all sides into account, and especially I will weigh what I consider as the best interests of the people of New Hampshire.

I can also assure you that any veto I exercise will not be made capriciously or frivolously. They will be based on what I consider good, sound reasons, and those reasons will be presented to you for your consideration.

As a final note, I would like to say that I agree with the leaders of both chambers who have said that we do not need a special legislative session.

I hope that we will all maintain our resolve on this issue during the next 18 months.

You can return to your constituents and justifiably say that you have fulfilled your Constitutional role; you have worked hard at representing them; and you have completed your work.

And you can also tell them you took part in a session that witnessed the rebirth of something special in state government -- the spirit of partnership. Through that spirit, much was accomplished, and for that I wish to thank you and wish you well.

RECESS

SENATE MESSAGE
COMMITTEE OF CONFERENCE REPORT
NOT ADOPTED

HB 367, establishing a human diagnostic laboratory in the division of public health services and making an appropriation therefor.

INTRODUCTION OF GUESTS

Dale Walter of Lebanon, grandson of Rep. Walter.

ENROLLED BILLS REPORT

SB 25, establishing a committee to propose a recodification of the highway and road laws in title XX and other RSA titles and making an appropriation therefor.

SB 198, relative to the degree granting powers of Daniel Webster College.

SB 218, amending certain provisions of the charter of the city of Manchester relative to competitive bidding in certain cases.

SB 222, establishing a study committee on the definition of residency.

SB 223, authorizing Nathaniel Hawthorne College to grant the master of business administration degrees.

HB 98, eliminating liability of landowner allowing persons to cut firewood on his land under sharecropper arrangement.

HB 398, relative to the display of the declaration of independence and making an appropriation therefor.

HB 457, relative to a study of automatic escalating cost of living increases within the New Hampshire retirement system.

HB 498, establishing a commission to develop a statewide water supply policy and a comprehensive plan for the management of water supply demands and resources and making an appropriation therefor.

HB 516, establishing a committee to study procedures to simplify procedures for registering motor vehicles.

HB 801, relative to the legislative historical committee and making an appropriation therefor.

SJR 1, establishing the small business development program of the University System of New Hampshire as the coordinating agency of educational activities directed toward assisting and encouraging the expansion of the small business sector of the economy of the state of New Hampshire and for other purposes and making an appropriation therefor.

HB 89, providing a penalty for disclosure of confidential department of revenue administration records.

HB 139, to limit responsibility for local welfare payments.

HB 166, relative to OHRV's and trail-cycles registered for street or highway use.

HB 314, relative to the reporting of shortages to bank commissioner.

HB 430, establishing a fund for the purchase of works of art for state buildings and facilities.

HB 493, to establish a permanent paramedic program at New Hampshire Technical Institute.

HB 612, to clarify and amend the business profits tax and the law relative to the department of revenue administration.

HB 621, relative to the payment mechanism by which the state assists local school districts to pay for the costs of special education.

HB 624, relative to mandatory installation of fire or smoke detectors in certain structures for occupation built after 1979.

HB 675, relative to the department of public works and highways and municipalities.

HB 682, relative to the appointment of a guardian ad litem in divorce proceedings.

HB 738, relative to protective services to adults.

HB 846, increasing the bonding authority of the New Hampshire housing finance agency and increasing the number of members of said agency.

SB 91, relative to OHRV use of bridges in certain cases.

SB 98, relative to the maintenance of probation department funds in an interest bearing account and appropriating the interest therefrom.

SB 202, relative to the regulation of open-end second mortgage home loans.

HB 91, prohibiting the storage or disposal or both of radioactive waste within the state and coastal jurisdiction of the state.

HB 237, relative to the reporting of adult abuse.

HB 266, authorizing the water supply and pollution control commission to implement the provisions of RSA 146-A relative to oil spillage; establishing the New Hampshire oil pollution control fund; and making an appropriation therefor.

HB 327, establishing the air resources commission and the air resources agency as an independent commission and agency, providing for the transfer of funds, equipment, and personnel thereof, and repealing certain provisions of the RSA.

HB 338, relative to nonforfeiture benefits of life insurance policies and reserve valuation standards for life insurance policies and annuity contracts, relative to the general premium tax and relative to the public employees deferred compensation plan.

HB 469, establishing a statewide elderly discount card program and making an appropriation therefor.

HB 661, providing for the local regulation of excavations.

HB 719, establishing the hazardous material transportation advisory board.

HB 723, to revise the current use assessment tax.

HB 796, to improve services to the developmentally impaired and to clarify the doctor-patient and psychologist-client privileges.

HB 883, relative to the charter of the Laconia YMCA.

HB 365, relative to the additional highway subsidy and relative to road tolls on the sale of motor fuels and other fuel.

HB 496, creating a committee to review and evaluate the planning and service functions of sub-state regional organizations and districts and making an appropriation therefor.

HB 757, amending various provisions of the unemployment compensation act.

SB 136, making an appropriation to pay legal expenses in the Laamen, Madeau and Cushing cases and relative to issuing New Hampshire birth certificates to foreign-born children adopted in this state.

SB 106, establishing a select committee to examine a unified court system and making an appropriation therefor.

SB 111, making an appropriation to the Nansen ski club.

SB 125, legalizing actions taken at certain town meetings, school district meetings, and precinct meetings.

SB 130, relative to combinations and monopolies.

SB 146, establishing a committee to study the need for licensing oil burner servicemen.

SB 150, relative to the implementation of an incentive plan for nursing home cost containment.

SB 225, relative to a study of the central New Hampshire turnpike and other highways in the Nashua, Hudson, Litchfield, Merrimack and Bedford areas.

SB 246, relative to deputy clerks in district courts.

HB 871, relative to the Hampton Beach village district and legalizing certain town and school district meetings.

HB 857, relative to the distribution of the Revised Statutes Annotated and the session laws.

HB 831, concerning delinquency, child protection and children in need of services.

HB 809, relative to the protection of persons from domestic violence.

HB 634, relative to unit directors at the New Hampshire hospital.

HB 476, establishing a unified medical examination system and making an appropriation therefor.

SB 148, relative to the benefits of certain employees of supervisory unions.

SB 220, relative to the establishment of a wetlands board.

SB 251, relative to fill and dredge procedures.

HB 147, relative to pistol permits.

HB 425, relative to mining and reclamation of mined lands.

HB 769, amending the public employee labor relations law.

HB 780, relative to school district elections.

HB 515, relative to the taxation of mobile home parks.

SB 166, making the executive director of the postsecondary education commission an unclassified position.

HB 766, relative to elections in cities, towns and village districts.

Sen. Laurier Lamontagne

Rep. Lorine Walter

For the Committee

ENROLLED BILLS AMENDMENTS

HB 807, relative to the bonding of county and municipal officers.

Amendment

Amend the bill by striking out section 19 and inserting in place thereof the following:

19 Conditional Amendment. If House Bill 766 of the 1979 regular session, "An Act relative to elections in cities, towns and village districts," becomes law, section 13 of this act shall be null and void.

20 Effective Date. This act shall take effect 60 days after its passage.

Section 13 of this bill amends RSA 41:37

by removing the requirement that a tax collector appointed to fill a vacancy give an individual bond when appointed. HB 766 passed earlier in the session repeals RSA 41:37 and transfers the substance of the section to a new chapter. The equivalent to RSA 41:37 in the new chapter does not require an appointed tax collector to give an individual bond and so the result is the same. This amendment therefore eliminates an amendment to a repealed section.

Adopted.

HB 410, relative to the issuance of a certificate of title on mobile homes.

Amendment

Amend section 1 of the bill by striking out lines 1 and 2 and inserting in place thereof the following:

1 Definition. Amend RSA 269-A:1, XI as inserted by 1967, 357:1 as amended by striking out said paragraph and inserting in place thereof the following:

Amend section 1 of the bill by striking out line 6 and inserting in place thereof the following:

defined under RSA 269-A:1, XIV, but does not include modular homes.

Amend section 2 of the bill by striking out lines 1-3 and inserting in place thereof the following:

2 Mobile Home Defined. Amend RSA 269-A:1 by inserting after paragraph XIII the following new paragraph:

XIV. "Mobile home" means a dwelling unit which:

These amendments correct technical errors in the amending language and renumber a newly inserted paragraph to reflect an earlier enactment.

Adopted.

HB 564, relative to sentencing in criminal cases.

Amendment

Amend section 4 of the bill by striking out same and inserting in place thereof the following:

4 Consolidation Amendment. If House Bill 753 of the 1979 regular session, "An Act requiring the forfeiture of all accumulated good conduct time for inmates who escape from custody," becomes law, RSA 651:55-b, III as amended by section 1 of this act is further amended to read as follows:

III. Credits may be granted subject to the foregoing provided that:

(a) Any prisoner who escapes from the state prison or from custody of any person charged with his custodial safekeeping, or from the limits of his minimum custody or community corrections boundaries or agreements will automatically suffer the loss of all accrued good conduct

credits. This loss is in addition to and not in lieu of any other administrative or judicial punishment later imposed for the escape.

(h) Any serious act of misconduct or insubordination, or persistent refusal to conform to prison regulations during his confinement shall subject the prisoner to the loss of all or any portion of such credits, at the discretion of the warden.

(c) The warden at his discretion may restore all or part of the good conduct credits lost under RSA 651:55-b, III (a) or (b) should the prisoner later demonstrate exemplary behavior.

(d) Provided further, that upon a prisoner's release on parole any such credits earned prior to his release shall not thereafter be lost.

5 Effective Date. This act shall take effect 60 days after its passage.

This amendment incorporates the provisions of HB 753 passed earlier in the session into RSA 651:55-b if the said bill becomes law.

Adopted.

SB 78, providing for a universal writ to be used by each of the district and municipal courts.

Amendment

Amend RSA 509:2-a as inserted by section 1 of the bill by striking out line 10 and inserting in place thereof the following:

shall be sufficient on any writ used in any district or municipal court in the state.

This amendment adds a reference to municipal courts which was omitted from the bill by a drafting error.

Adopted.

HB 483, relative to the commission on children and youth and making an appropriation therefor and relative to issuing New Hampshire birth certificates to foreign-born children adopted in this state.

Amendment

Amend section 1 of the bill by striking out line 15 and inserting in place thereof the following:

his designee, the director of mental health and developmental services or his designee, the

This amendment corrects the reference to the director of mental health and developmental services as a consequence of a name change bill passed earlier in the session.

Adopted.

SB 48, relative to the termination of a group life insurance policy.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the

following:

AN ACT

relative to the termination of group life and accident and health insurance policies.

This amendment conforms the title of the bill to reflect the amended bill.

Adopted.

SB 65, establishing a committee to study the state planning and zoning statutes and making an appropriation therefor.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

establishing a committee to study the state planning and zoning statutes and making an appropriation therefor and relative to site plan review by planning boards.

This amendment makes the title conform to the amended bill.

Adopted.

HB 88, establishing the office of ombudsman within the state council on aging and making an appropriation therefor.

Amendment

Amend section 5 of the bill by striking out same and inserting in place thereof the following:

5 Renumbering Sections. If HB 469 of the 1979 regular session, An Act establishing a statewide elderly discount card program and making an appropriation therefor, becomes law, the director of legislative services is authorized to renumber the sections of RSA 167-A which are inserted by section 2 of this act, including the amending clause locator and all internal cross references, to properly locate the chapter sections after the sections of RSA 167-A which are inserted by HB 469.

6 Effective Date. This act shall take effect July 1, 1979.

This amendment provides for the renumbering of the new RSA sections if HB 469 passed earlier in the session becomes law.

Adopted.

SB 184, relative to ski area maintenance vehicles.

Amendment

Amend section 2 of the bill by striking out lines 2 and 3 and inserting in place thereof the following:

after paragraph XXXVII the following new paragraph:
XXXVII. "Ski area vehicles" shall include motor vehicles, except

This amendment rennumbers the new paragraph because of the passage of HB 419 earlier in the session.

Adopted.

SB 117, relative to the refinance of debt by hospitals and institutions for higher education.

Amendment

Amend section 2 of the bill by striking out line 2 and inserting in place thereof the following:

by 1969, 318:1 as amended by inserting in line 23 after the word

This amendment corrects a mistake in the legislative history of the paragraph being amended.

Adopted.

HB 832, relative to the treatment of alcoholism, and fishing licenses for residents at certain state institutions, reorganizing state programs on alcoholism and drug abuse and relative to the sale of liquor and beverages in first class ballrooms.

Amendment

Amend section 5 of the bill by striking out lines 2 and 3 and inserting in place thereof the following:

214:14-a as inserted by 1963, 88:2 as amended by striking out said section and inserting in place thereof the following:

Amend section 17 of the bill by striking out lines 1-3 and inserting in place thereof the following:

17 Duty. Amend RSA 172:8, V as amended by striking out said paragraph and inserting in place thereof the following:

Amend section 22 of the bill by striking out lines 1-3 and inserting in place thereof the following:

22 Hospital. Amend RSA 172:12 as amended by striking out said section and inserting in place thereof the following:

Amend section 24 of the bill by striking out lines 1 and 2 and inserting in place thereof the following:

24 Costs and Income. Amend RSA 172:14 as amended by striking out said section and inserting in place thereof the following:

Amend section 26 of the bill by striking out lines 6-16 and inserting in place thereof the following:

office of alcohol and drug abuse prevention. The transfer herein provided for shall not eliminate any existing position within the classified service unless such position shall be vacant or, if filled, its incumbent has been transferred to an equivalent or higher paid position of

like tenure. No permanent classified state employee shall be required to take an examination to remain in his position. Unclassified employees within the present program on alcohol and drug abuse shall also be transferred to the office of the governor for the office of alcohol and drug abuse prevention and no vacancies in such positions are created by this act. The aforesaid program on alcohol and drug abuse is hereby abolished, with all of its functions continuing in the office of alcohol.

Amend section 40 of the bill by striking out line 1 and inserting in place thereof the following:

40 Hospital. Amend RSA 172:12 as amended by striking out said section and

Amend section 43 of the bill by striking out lines 3-13 and inserting in place thereof the following:

equipment of, the office of alcohol and drug abuse prevention in the office of the governor are hereby transferred to the commissioner of health and welfare. The transfer herein provided for shall not eliminate any existing position within the classified service unless such position shall be vacant or, if filled, its incumbent has been transferred to an equivalent or higher paid position of like tenure. No permanent classified state employee shall be required to take an examination to remain in his position. Unclassified employees within the office of alcohol and drug abuse prevention in the office of the governor shall also be transferred to the commissioner of health and welfare and no vacancies in such positions are created by this act. The office of alcohol and drug abuse

Amend the bill by striking out section 47 and inserting in place thereof the following:

47 Further Authority. If SB 132, "An Act authorizing the construction of a seacoast liquor store and creating a special ballroom liquor license, shall become law, the director of legislative services is hereby authorized, with the approval of the speaker of the house and the president of the senate, to renumber the paragraphs of RSA 178:7-a so as to integrate SB 132 and this act insofar as each amends said section, provided that no substantive changes may thereby be made. Such authority shall expire upon the printing of the 1979 session laws.

48 Effective Date.

I. Sections 1 through 5 and section 46 of this act shall take effect 60 days after its passage.

II. Sections 6 through 26 and section 47 of this act shall take effect upon its passage.

III. Sections 27 through 45 of this act

shall take effect July 1, 1980.

This amendment makes corrections in the amending clauses of several sections and makes corrections in 2 sections so that the office created is correctly designated as the office of alcohol and drug abuse prevention. The amendment further provides that the director of legislative services may renumber RSA 178:7-a to avoid a numbering conflict should SB 132 become law. Adopted.

HB 704, relative to the permanent disability and retirement of supreme and superior court justices and making retired judges of probate referees.

Amendment

Amend section one of the bill by striking out lines 2 and 3 and inserting in place thereof the following:

19-h the following new section:
547:19-c Retired Judges of Probate.
Each judge of the probate court

This amendment corrects the numbering of a new section added by the bill because of the passage of HB 301 earlier in the session. Adopted.

HB 486, relative to post-release plans for persons discharged from New Hampshire hospital and making an appropriation for community mental health services.

Amendment

Amend RSA 135:48 as inserted by section 1 of the bill by striking out lines 7 and 8 and inserting in place thereof the following:

health and developmental services for the purpose of assisting the division in its assessment of the performance of the community mental health program.

Amend section 2 of the bill by striking out same and inserting in place thereof the following:

2 Patient Support Account. Any sums appropriated for New Hampshire hospital which the director of the division of mental health and developmental services determines are available as a result of a decrease in the number of residents at New Hampshire hospital may be transferred to the administration and support subcomponent of the division of mental health and developmental services, department of health and welfare as a patient support account, with the approval of the governor and council. All sums in such account shall lapse at the end of each fiscal year. Funds from the patient support account shall either be granted by the director of mental health and developmental services to community mental health programs established pursuant to RSA 176-B for the purpose of serving in the community persons who were residents of New Hampshire hospital on April 1, 1979, and who had accumulated by that date a lifetime total of 180 days as a

resident of the New Hampshire hospital, or shall be used by New Hampshire hospital for such persons who return from the community to the hospital.

This amendment changes references to division or director of mental health to division or director of mental health and developmental services as a result of the passage of HB 545 earlier in the session. Adopted.

REFCSS

INTRODUCTION OF GUESTS

Ahmed Fazl Siddiqui, Assistant Editor of the Bangladesh Times, Bangladesh, Robert D. Murphy, Department of State, Washington, D.C. and Thomas W. Gerber, Editor of the Concord Monitor, guests of the House.

ENROLLED BILLS REPORT

HB 88, establishing the office of ombudsman within the state council on aging and making an appropriation therefor.

HB 180, to provide for the protection of native wildlife species facing possible extinction.

HB 240, relative to the licensing laws for hospitals and other facilities.

HB 362, relative to certain licensing requirements concerning registered and practical nurses.

HB 393, relative to the salaries of justices of the district court.

HB 410, relative to the issuance of a certificate of title on mobile homes.

HB 483, relative to the commission on children and youth and making an appropriation therefor and relative to issuing New Hampshire birth certificates to foreign-born children adopted in this state.

HB 564, relative to sentencing in criminal cases.

HB 704, relative to the permanent disability and retirement of supreme and superior court justices and making retired judges of probate referees.

HB 802, relative to state purchase of the Upham-Walker house and making an appropriation therefor.

HB 807, relative to the bonding of county and municipal officers.

HB 853, relative to legal representation for social workers.

SB 48, relative to the termination of group life and accident and health insurance policies.

SB 65, establishing a committee to study the state planning and zoning statutes and making an appropriation therefor and relative to site plan review by planning boards.

SB 78, providing for a universal writ to be used by each of the district and municipal courts.

SB 117, relative to the refinancing of debt by hospitals and institutions for higher education.

SB 123, relative to dental practice in New Hampshire.

SB 210, relative to the law library and the supreme court.

Sen. Laurier Lamontagne
Rep. Lorine Walter
For the Committee

ENROLLED BILLS AMENDMENTS

HB 575, codifying the election laws.

Amendment

Amend RSA 652:18 as inserted by section 1 of the bill by striking out line 2 and inserting in place thereof the following:

reckoned from a day or date, that day or date and the day on which an

Amend RSA 658:25 as inserted by section 1 of the bill by striking out line 10 and inserting in place thereof the following:

provided in RSA 659:20.

Amend RSA 659:41 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

659:41 Assault, Etc. Any person who shall assault a town, city, or ward officer as provided in RSA 631 in the discharge of any duty of his office at any election shall be guilty of a class A felony or a class B felony, but never less than a class B felony other provisions of the law to the contrary notwithstanding. Any person who shall take away, injure or destroy the ballot box or checklist when in use at any election shall be guilty of a class B felony.

Amend RSA 662:6, III, Strafford county as inserted by section 1 of the bill by striking out all references to District No. 6 and District No. 7 and the city of Somersworth so that the last listings under Strafford county shall be those for District No. 4 and the towns of Durham (3), Lee (1) and Madbury (1).

Amend RSA 664:12 as inserted by section 1 of the bill by striking out line 14 and inserting in place thereof the following:

in behalf of his candidate subsequent to his designation as fiscal agent and

Amend RSA 665:4, II, as inserted by section 1 of the bill by striking out line 5 and inserting in place thereof the following:

within the time limit provided in RSA 655:44 in the case of nominations by

Amend the bill by striking out sections 11 and 12 and inserting in place thereof the following:

11 Laws Reserved. Any section of the RSA repealed by paragraphs I and V of section 7 of this act that is applicable to elections other than those covered by section 1 of this act and is not replaced by an appropriate RSA section in section 1 of this act shall remain in full force and effect for such elections notwithstanding their repeal for those elections covered by section 1 of this act.

12 Conditional Amendment. If House Bill 766 of the 1979 regular session, "An Act relative to elections in cities, towns and village districts," and House Bill 780 of

the 1979 regular session, "An Act relative to school district elections," both become law, section 11 of this act shall be null and void.

13 Effective Date. This act shall take effect July 1, 1979.

This amendment corrects a mistake made in copying a section from the current election laws. It also corrects some cross reference errors. It makes a change in the section on assault because of changes made to RSA 631 by HB 344 which is now chapter 126 of the 1979 session laws. It makes a change in the list of delegates to state conventions by deleting references to Somersworth that are covered adequately by paragraph I of the same section. The amendment corrects a spelling error. It also makes some changes to section 11 required by the insertion of RSA 664 into the bill and the later introduction in the session of HB 766 and HB 780 concerning city, town, village district and school district elections which were uncertain when HB 575 was originally done. In addition, a section is included which makes section 11 null and void if HB 766 and HB 780 both become law.

Adopted.

HB 406, providing free access to interstate 95 from route 51 on a trial basis and relative to the certification of the practice of rehabilitation counseling.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing free access to interstate 95 from route 51 on a trial basis and relative to the certification of the practice of rehabilitation counseling.

Amend the bill by striking out section 48.

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Contingency Plan. Subject to the approval of the president of the senate and of the speaker of the house of representatives, the director of legislative services may make such changes in the numbering of the sections of RSA in this act and any cross references therein if SB 100 of the 1979 regular session, "An Act providing for the regulation of water treatment plant operators and water distribution personnel", becomes law. Such power shall not authorize the director of legislative services to make any substantive changes in this act and shall expire upon the printing of the 1979 session laws.

5 Effective Date. This act shall take effect 60 days after its passage.

The title is amended to conform to the amended bill and to ratify the title previously adopted.

The additional section allows the

director of legislative services to renumber the RSA sections inserted by this bill if SB 100 becomes law.

Adopted.

HB 420, relative to the transfer of mooring permit fees to the port authority.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the transfer of mooring permit fees to the port authority and relative to the defense and indemnification of harbor masters.

This amendment changes the title to more accurately reflect the contents of the bill.
Adopted.

HB 387, establishing the New Hampshire crime commission and establishing a statistical analysis center in the department of safety.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

establishing the New Hampshire crime commission and establishing a statistical analysis center in the office of the attorney general.

Amend section 5 of the bill by striking out lines 2 and 3 and inserting in place thereof the following:

39 the following new subdivision:

Statistical Analysis

7:40 Statistical Analysis Center.
There shall be a statistical

This amendment changes the title to reflect a change made by the committee of conference report. It also corrects a numbering error and prevents the insertion of a section under an incorrect subdivision.
Adopted.

HB 348, relative to strengthening the DWI laws and to the legal drinking age.

Amendment

Amend RSA 262-A:62, I as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

I. Any person who shall be convicted of operating or attempting to operate a motor vehicle upon any way while under the influence of intoxicating liquor or any controlled drug shall, notwithstanding the provisions of Title LXII, be guilty of a violation and fined not more than \$1,000, and his license or operating privilege shall

be revoked for a period not less than 60 days, and if the person holds an out of state operator's license, said person shall not operate on any ways of the state for a period of not less than 60 days, and, in either situation at the discretion of the court, this revocation of an operator's license and revocation of operating privileges of an out of state operator may be extended for a period not to exceed 2 years. Upon conviction based on a complaint which alleges that the person has had a prior conviction in this state or another state and said prior conviction is proven and was within the 7 years preceding the date of the second offense, such person shall be guilty of a misdemeanor and shall, notwithstanding the provisions of RSA Title LXII and RSA 651:20 be sentenced to imprisonment for a period of not less than 7 days and fined not more than \$1,000. Further, the operating privilege or, if the person is licensed by the state of New Hampshire, the license of said person, shall be revoked and he shall be ineligible for a license for the next 3 calendar years, and if the person is an out of state operator, his privilege to operate in the state shall be suspended for the next 3 calendar years.

This amendment adds reference to operating privileges of New Hampshire operators which was omitted through a drafting error.

Adopted.

HB 487, increasing the monthly allowance to residents of shared homes who receive public assistance, and making an appropriation therefor.

Amendment

Amend section 3 of the bill by striking out lines 5 and 6 and inserting in place thereof the following:

permanently and totally disabled or aid to the needy blind shall be \$335, including any federal assistance, for the biennium ending June 30, 1981. The monthly allowance of \$335 does not include any disregards or personal allowances intended for the client.

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Supplemental Appropriation. There is hereby appropriated to the division of welfare, department of health and welfare, the sum of \$271,871 for the fiscal year ending June 30, 1980 and the sum of \$156,603 for the fiscal year ending June 30, 1981, to be expended only for the purposes of section 3 of this act. Said sums are appropriated in addition to any other sums appropriated to the division of welfare to provide assistance payments to persons described in section 3 so that the monthly allowance for each person shall be \$335. The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

This amendment corrects a drafting error whereby the wrong total monthly benefit was calculated for inclusion in the bill. This

amendment corrects the monthly total with disregards taken into account and corrects the appropriation.

Adopted.

HB 388, relative to the judicial budget procedure.

Amendment

Amend section 4 of the bill by striking out lines 1 and 2 and renumbering sections 5 and 6 of the bill to read as

4 and 5 ,
respectively.

This amendment removes some unnecessary amending language and renumbers 2 sections as a result.

Adopted.

HB 720, relative to responsibility for acts of vandalism by minors.

Amendment

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Further Authority.

I. If HB 831, "An Act concerning delinquency, child protection and children in need of services," shall become law, the director of legislative services is hereby authorized, subject to paragraph III, to renumber RSA 169:36-a and RSA 169:36-b as inserted by section 1 of this act so as to include said sections in an appropriate place in RSA 169-B as inserted by HB 831.

II. If SB 229, "An Act relative to the protection by an individual of his home and property without incurring civil liability," shall become law, the director of legislative services is hereby authorized, subject to paragraph III, to renumber RSA 507:8-d as inserted by section 2 of this act so that it follows RSA 507:8-d as inserted by SB 229.

III. No substantive changes may be made by the director of legislative services in renumbering various RSA sections as authorized by this section. The authority granted by this section shall expire upon the printing of the 1979 session laws.

5 Effective Date. This act shall take effect 60 days after its passage.

This amendment is necessary to resolve a potential conflict between this act and HB 831 and SB 229.

Adopted.

HB 714, relative to guardianship procedures.

Amendment

Amend RSA 464-A:20, I, as inserted by section 1 of the bill by striking out line 4 and inserting in place thereof the following:

circumstances under which the absentee qualifies as such including the date the

Amend RSA 464-A:35, II, as inserted by

section 1 of the bill by striking out line 4 and inserting in place thereof the following:

receipts of money disbursed and expenditures, during the preceding time.

This amendment corrects a grammatical omission and a spelling error.

Adopted.

SB 164, concerning supervisory union laws.

Amendment

Amend RSA 189:46 as inserted by section 2 of the bill by striking out line 6 and inserting in place thereof the following:

Weighted votes shall only be used upon the demand of one or more board

Amend section 7 of the bill by striking out line 5 and inserting in place thereof the following:

following:

School Administrative Units

Amend RSA 186:11, XXIV, as inserted by section 9 of the bill by striking out line 2 and inserting in place thereof the following:

paragraph XXIII, is defined as a teacher with specific training and

Amend the bill by striking out section 12 and inserting in place thereof the following:

12 Contingency Plan. If SB 148 of the 1979 regular session, "An Act relative to the benefits of certain employees of supervisory unions," becomes law, the director of legislative services, subject to the approval of the president of the senate and of the speaker of the house of representatives, shall have the power to make the name change mandated by section 4 of this act within SB 148. The permission granted herein shall not include the power to make any substantive change and shall expire upon the printing of the 1979 session laws.

13 Effective Date. This act shall take effect 60 days after its passage.

This amendment corrects an error in word usage. It also corrects an amending style error and a spelling error. It also inserts a section to insure that the name change mandated by this bill results.

Adopted.

HB 378, relative to involuntary emergency hospitalization.

Amendment

Amend RSA 135-B:2, VIII as inserted by section 1 of the bill by striking out line 2 and inserting in place thereof the following:

and developmental services of the department of health and welfare

Amend RSA 135-B:2, IX as inserted by section 1 of the bill by striking out lines 1 and 2 and inserting in place thereof the following:

IX. "Division" means the division of mental health and developmental services of the department of health and welfare.

Amend RSA 135-B:2, XIII as inserted by section 1 of the bill by striking out line 6 and inserting in place thereof the following:

certification shall lapse after a period of one year and may be reinstated

Amend RSA 135-B:2, XVI as inserted by section 1 of the bill by striking out lines 4 - 6 and inserting in place thereof the following:

receiving facility by the director. No facility, program, or agency not directly operated and controlled by the division shall be designated as a receiving facility without the express

Amend RSA 135-B:2, XVI (e) as inserted by section 1 of the bill by striking out line 4 and inserting in place thereof the following:

in subparagraphs (a) - (d), and the director shall take

Amend RSA 135-B:20, I as inserted by section 6 of the bill by striking out lines 17 - 18 and inserting in place thereof the following:

accompanied by a written petition signed by a petitioner. The division is authorized to provide standard forms designed to meet the

Amend RSA 135-B:22, I (f) as inserted by section 6 of the bill by striking out line 3 and inserting in place thereof the following:

in RSA 135-B:2, X, to consent to treatment, or unless a medical or

Amend RSA 135-B:23, VI as inserted by section 6 of the bill by striking out line 3 and inserting in place thereof the following:

XVI, that facility shall immediately notify the New Hampshire hospital of the

Amend RSA 135-B:24, II as inserted by section 6 of the bill by striking out line 4 and inserting in place thereof the following:

adopted under RSA 541-A by the division.

Amend RSA 135-B:25 as inserted by section 6 of the bill by striking out line 7 and inserting in place thereof the following:

the court, the division shall be responsible for returning

Amend section 8 of the bill by striking out line 4 and inserting in place thereof the following:

health and developmental services, to provide for the district court hearings as provided in RSA

Amend section 8 of the bill by striking out lines 10 - 12 and inserting in place thereof the following:

the division of mental health and developmental services. The governor is authorized to draw his warrant for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

This amendment incorporates the name change of the division of mental health and developmental services, and corrects internal cross-references and grammatical errors.

Adopted.

HB 274, providing an omnibus bill for revisions to the statutes pertaining to transportation, motor vehicles and boating laws as requested by the department of safety.

Amendment

Amend the bill by striking out section 14 and inserting in place thereof the following:

14 I. If House Bill 365 of the 1979 regular session, "An Act relative to the additional highway subsidy and relative to road tolls on the sale of motor fuels and other fuel." does not become law and House Bill 700, "An Act making appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1980 and June 30, 1981," becomes law, RSA 265:4 is further amended to read as follows:

265:4 Levy of Tolls and Exemptions. There is hereby imposed a road toll of \$.10 per gallon upon the sale of each gallon of motor fuel sold by distributors thereof. The road toll shall be collected by the distributor from the purchaser and remitted to the state in the manner hereinafter set forth. Provided, that the road toll shall not apply to:

(a) Sales to the United States or its agencies;

(b) Sales between duly licensed distributors;

(c) Sale of motor fuel exported from the state;

(d) Bulk sales from distributors to the state of New Hampshire or its agencies; or

(e) Bulk sales from distributors to any city, town, county farms, school district or village district.

II. If RSA 265:4 is further amended as provided above, RSA 265:4-a (supp) as inserted by 1977, 558:1 is amended to read as follows:

265:4-a Supplemental Road Toll. In addition to the 10 cents per gallon of motor vehicle road tolls now imposed pursuant to the provisions of RSA 265:4, a supplemental road toll of one cent per gallon is hereby imposed for the purpose of this chapter. Said supplemental road toll shall be collected on and after August 1, 1977.

15 Effective Date. This act shall take effect as follows:

I. Paragraph J of section 1, paragraphs IV, VI, VII and VIII of section 8 and section 14 shall take effect on July 1, 1979.

II. Paragraphs J and II of section 11 shall take effect on December 31, 1979.

III. Paragraphs I and II of section 2, section 3, paragraphs I and III of section 5, section 7, paragraphs IX and X of section 8, paragraphs I and II of section 9 and paragraph III of section 11 and section 12 shall take effect upon its passage.

IV. Paragraph III of section 2, section 4, paragraph II of section 5, section 6, paragraphs I, II, III, V, XI and XII of section 8 and section 13 shall take effect 60 days after its passage.

V. Section 10 shall take effect August 31, 1979.

Adopted.

SB 132, authorizing the construction of a seacoast liquor store and creating a special ballroom liquor license.

Amendment

Amend section 4 of the bill by striking out lines 1 - 3 and inserting in place thereof the following:

4 Bonds Increased. Amend Laws of 1978, 49:7 as amended by 1979, 3:2; 1979, 75:2; 1979, 103:5; and 1979 120:3 by striking out said section and inserting in place thereof the following:

Amend section 4 of the bill by striking out line 7 and inserting in place thereof the following:

credit of the state not exceeding the sum of \$20,310,109 and for said

Amend section 5 of the bill by striking out line 1 and inserting in place thereof the following:

5 Sale of Land. Amend Laws of 1978, 49:4 by inserting after paragraph V

Amend the bill by striking out section 7 and inserting in place thereof the following:

7 Contingent 1978 Bonds Total. In the event that House Bill 877 of the 1979 general court, "An Act making an appropriation for capital improvements and extension of previous appropriations," becomes law, the total bonds authorized by 1978, 49:7 as amended by section 4 of this act shall be \$20,730,109, rather than \$20,310,109.

8 Effective Date. Sections 1 - 6 of this act shall take effect upon its passage. Section 7 shall take effect July 1, 1979 at 12:01 a.m.

Adopted.

HB 877, making an appropriation for capital improvements and extension of previous appropriations.

Amendment

Amend paragraph III of section one of the bill by striking out lines 19 and 20.

Amend paragraph XV of section one of the bill by striking out lines 8 and 9 and inserting in place thereof the following:

(Appropriations in subparagraphs A and B to be appropriated from the highway fund). \$362,400

Amend section 12 of the bill by striking out line 12 and inserting in place thereof the following:

paragraphs J, III B (1), IR B (3) and (4), IV C (1), IV C (3) and (4), IV D

Amend section 13 of the bill by striking out lines 4 and 5 and inserting in place thereof the following:

principal and interest on bonds issued for projects in paragraphs VIII, C, D and E and XV, A and B of section one shall be made from the highway fund.

Amend section 31 of the bill by striking out line 7 and inserting in place thereof the following:

the state not exceeding the sum of \$20,310,109 and for said purpose may

Amend section 32 of the bill by striking out line 6 and inserting in place thereof the following:

state not exceeding the sum of \$26,127,895 and for said purpose may issue

The first amendment strikes out 2 lines which provided for federal money. Since no federal money will be available for this project the federal contribution has been eliminated.

The second amendment inserts a provision that the appropriation for the roof moisture meter for public works and highways will be taken from the general fund instead of the highway fund.

The third amendment corrects a citation for projects for which the maturity date on bonds issued is to be 10 years from the date of issue.

The fourth amendment corrects a citation for all projects which are to be appropriated from the highway fund.

The fifth amendment corrects the total for bonds authorized by the 1978 budget to conform to amendments to that budget.

The sixth amendment corrects the total for bonds authorized by the 1974 budget to conform to amendment to that budget.

Adopted.

HB 158, relative to reserving slots in veterinary, medical and optometric schools for New Hampshire residents and making an appropriation therefor.

Amendment

Amend RSA 200-I:2, IV, as inserted by section 2 of the bill by striking out line 1 and inserting in place thereof the following:

IV. The contracts provided for in paragraphs I, II and III of this

Amend RSA 200-I:2, IX, as inserted by section 2 of the bill by striking out line 6 and inserting in place thereof the following:

Hampshire and the guidelines established by such trustees to determine if a

Amend the bill by striking out section 8 and inserting in place thereof the following:

8 Contingency Plan. If HB 157 of the 1979 regular session, "An Act concerning loans to medical and veterinary students," becomes law the provisions of sections 9 through 12 of this act shall apply. If HB 157 does not become law, the provisions of sections 9 through 12 of this act are null and void.

9 Designations. Subject to the approval of the president of the senate and of the speaker of the house of representatives, the director of legislative services may make such changes to the chapter numbers and section numbers in this act so that all references in the chapter are correct and the chapter is numbered in proper sequence. What is now chapter 200-I in sections 2, 4, 5 and 7 of this act shall thereby become chapter 200-J. The power herein given to the director of legislative services shall not be the power to make any substantive changes in the law as shall expire upon the printing of the 1979 session laws.

10 Tuition Loans. Amend RSA 200-I:1 as inserted by HB 157 of the 1979 regular session, "An Act concerning loans to medical and veterinary students," by striking out said section and inserting in place thereof the following:

200-I:1 Tuition. The state of New Hampshire shall make available to each medical or veterinary student accepted and enrolled as provided in RSA 200-J a tuition loan. Such loan shall be in an amount equal to but not exceeding the difference between the yearly university of New Hampshire (Durham) resident tuition fee and the like fee charged by the school to which the student has been accepted and enrolled less any and all grants or scholarships said student may be awarded from any source for tuition purposes.

11 Repayment of Loans. Amend RSA 200-I:4 as inserted by HB 157 of the 1979 regular session, "An Act concerning loans to medical and veterinary students," by striking out said section and inserting in place thereof the following:

200-I:4 Repayment of Funds. The state comptroller shall prepare a note for signature of any medical or veterinary

student who is a recipient of a loan issued in accordance with this chapter. The note shall be in an amount that equals the amount paid by the state treasurer for their respective loans. Repayment of the note and interest shall be made in equal annual installments beginning on the anniversary date of the recipient's graduation date or termination of enrollment, whichever shall first occur; provided, however, that, if the recipient continues without interruption his medical or veterinary education or his intern requirements or both, said anniversary date shall be the anniversary of the date on which such continued medical or veterinary education or internship terminates. Within a period equal to twice the number of school years of his respective enrollment plus one year all installments shall be paid in full to the state comptroller.

12 Bankruptcy. Amend RSA 568:38, II, as inserted by HB 157 of the 1979 regular session, "An Act concerning loans to medical and veterinary students," by striking out said paragraph and inserting in place thereof the following:

II. Loan repayments due from loans made in accordance with the provisions of RSA 200-I to a medical or veterinary student shall not be eligible to be discharged if less than 10 years have passed since the first loan repayment was due.

13 Effective Date. This act shall take effect July 1, 1979.

This amendment corrects 2 spelling errors. It also provides for the renumbering and proper placement of the sections of this act in the RSA and makes clear the intention of the legislature in passing HB 157, "An Act concerning loans to medical and veterinary students."

Adopted.

ENROLLED BILLS REPORT

SB 224, relative to the issuance of boat plates.

HB 695, relative to the boat tax.

HB 486, relative to post-release plans for persons discharged from New Hampshire hospital and making an appropriation for community mental health services.

HB 158, relative to reserving slots in veterinary, medical and optometric schools for New Hampshire residents and making an appropriation therefor.

HB 348, relative to strengthening the DWI laws and to the legal drinking age.

HB 378, relative to involuntary emergency hospitalization.

HB 387, establishing the New Hampshire crime commission and establishing a statistical analysis center in the office of the attorney general.

HB 388, relative to judicial budget procedure.

HB 406, providing free access to interstate 95 from route 51 on a trial basis and relative to the certification of the practice of rehabilitative counseling.

HB 420, relative to the transfer of

mooring permit fees to the port authority and relative to the defense and indemnification of harbormasters.

HB 487, increasing the monthly allowance to residents of shared homes who receive public assistance, and making an appropriation therefor.

HB 274, providing an omnibus bill for revisions to the statutes pertaining to transportation, motor vehicles and boating laws as requested by the department of safety.

SB 164, concerning supervisory union laws.

HR 832, relative to the treatment of alcoholism, and fishing licenses for residents at certain state institutions, reorganizing state programs on alcoholism and drug abuse and relative to the sale of liquor and beverages in first class ballrooms.

HB 720, relative to responsibility for acts of vandalism by minors.

HB 714, relative to guardianship procedures.

HB 575, codifying the elections laws.

SB 132, authorizing the construction of a seacoast liquor store and creating a special ballroom liquor license.

HB 877, making an appropriation for capital improvements and extension of previous appropriations.

SB 184, relative to ski area maintenance vehicles.

RECESS

(Rep. Spirou in the Chair)

ENROLLED BILLS AMENDMENT

HB 700, making appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1980 and June 30, 1981.

Amendment

Amend 1.01, 03, 06, 06 by striking out said PAU and inserting in place thereof the following:

20 Current expenses	5,000	5,500
30 Equipment	110	440
70 In-state travel	250	250
80 Out-of-state travel	450	450
90 Other expenditures	2,590	2,260
96 Regional assistance	100,000	100,000
98 Indirect costs E	785	880
99 Personnel costs*	28,265	29,167

*This appropriation shall be used for class 10, 60, and class 59 expenditures within the office of comprehensive planning administration component and shall not be transferred or expended for any other purpose.

Total	\$137,450	\$138,947
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Estimated source of funds for Urban Mass Transportation Administration

00 Federal funds	130,578	132,000
General fund	6,872	6,947
Total	\$137,450	\$138,947

Amend the totals after 01, 03, 06, 10 as inserted by section 1 of the bill by striking out lines 5-11 on page 23 and inserting in place thereof the following:

Total	1,875,636	1,717,470
Estimated source of funds for office of state planning		
Federal funds	870,517	747,620
General funds	467,056	479,665
Other funds	538,063	490,185
Total	1,875,636	1,717,470

Amend the totals after 01, 03, 09 as inserted by section 1 of the bill by striking out lines 21-27 on page 25 and inserting in place thereof the following:

Total	19,822,418	20,755,992
Estimated Source of Funds for Executive Office		
Federal Funds	17,346,542	18,300,818
General Funds	1,667,343	1,689,887
Other Funds	808,533	765,287
Total	19,822,418	20,755,992

Amend the single asterisk footnote to PAU 1.01, 12 by striking out same and inserting in place thereof the following:

*Upon issuance of bonds pursuant to section 87 of this act this appropriation shall first be used by the state treasurer for debt service attributable to the state's share of said bonded amount and any amount remaining shall at the end of each fiscal year be paid to the New Hampshire retirement system to fund the normal contribution not funded for fiscal years 1976 and 1977.

Amend the double asterisk footnote to PAU 1.01, 12 by striking out same and inserting in place thereof the following:

**The funds in this appropriation shall not be transferred or expended for any other purpose and shall not lapse until June 30, 1981. The amount of normal contribution not funded for fiscal year 1976 in the amount of \$74,115 and fiscal year 1977 in the amount of \$2,144,544 which totals \$2,218,659 shall be funded over a twenty year period beginning with fiscal year 1980 at \$110,933 per year through fiscal year 1999, said \$110,933 is included in this appropriation each year. Said \$110,933 included for fiscal year 1980 shall be used first to eliminate the fiscal year 1976 amount and then the fiscal year 1977 amount.

Amend the totals after 01, 12 as inserted by section 1 of the bill by striking out lines 6-12 on page 52 and inserting in place thereof the following:

Total	97,511,116	103,880,092
Estimated source of funds for General government		

Federal funds	17,346,542	18,300,818
General fund	70,840,020	75,891,924
Other funds	9,324,554	9,687,350
Total	97,511,116	103,880,092

Amend 02, 01, 02, 01 as inserted by section 1 of the bill by striking out line 37 on page 55 and inserting in place thereof the following:

02 Highway funds	I	159,320	159,407
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Amend 02, 01, 02, 01, as inserted by section 1 of the bill by striking out line one on page 56 and inserting in place thereof the following:

General fund	637,282	637,630
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Amend the totals after 02, 01, 02, 05 as inserted by section 1 of the bill by striking out lines 28-29 on page 57 and inserting in place thereof the following:

General fund	747,912	749,069
Other funds	742,251	748,043

Amend the totals after 02, 01, 04, 03 as inserted by section 1 of the bill by striking out lines 33-34 on page 59 and inserting in place thereof the following:

General fund	2,350,963	2,381,859
Other funds	1,609,060	955,316

Amend 02, 01, 01 as inserted by section 1 of the bill by striking out lines 35-36 on page 130 and inserting in place thereof the following:

General fund	29,938,566	29,578,949
Other funds	38,360,082	37,009,390

Amend 04, 04, 01, 08 as inserted by section 1 of the bill by striking out line 9 on page 170 and inserting in place thereof the following:

92 Transfer to Sup-Court I	159,320	159,407
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Amend the totals after 04, 04, 01, 08 as inserted by section 1 of the bill by striking out lines 15-19 on page 170 and inserting in place thereof the following:

Total	12,919,807	13,174,808
Estimated source of funds for transfers to other agencies		
Highway funds	12,919,807	13,174,808
Total	12,919,807	13,174,808

Amend the totals after 04, 04, 01, 09 as inserted by section 1 of the bill by striking out lines 33-38 on page 170 and inserting in place thereof the following:

Total	15,719,687	15,941,189
Estimated source of funds for administration		
Highway funds	15,538,687	15,770,189
Other funds	181,000	171,000
Total	15,719,687	15,941,189

Amend the totals after 04, 04, 07 as inserted by section 1 of the bill by striking out lines 13-19 on page 183 and inserting in place thereof the following:

Total	130,260,405	132,209,379
Estimated source of funds for public works and highways		
Federal funds	39,183,318	39,183,318
Highway funds	88,835,121	90,642,240
Other funds	2,241,966	2,383,821
Total	130,260,405	132,209,379

Amend the totals after 04, 08, 05 as inserted by section one of the bill by striking out lines 19-26 on page 191 and inserting in place thereof the following:

Total	145,656,689	147,454,327
Estimated source of funds for Transportation		
Federal funds	39,923,717	39,927,031
General funds	957,789	937,778
Highway funds	88,835,121	90,642,240
Other funds	15,940,062	15,947,278
Total	145,656,689	147,454,327

Amend 06, 03, 17, 01 as inserted by section one of the bill by deleting the line reading as follows:

Total	98,920	103,820
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Amend the single asterisk footnote after PAU 1.06, 03, 26, 01, 01 by striking out lines 7 and 8 and inserting in place thereof the following:

and A:15 for the period July 1, 1979 to August 31, 1979.

Amend section 1.07 of the bill by striking out lines 3 - 10 on page 308 and inserting in place thereof the following:

As included in section 1.01	97,511,116	103,880,092
Estimated source of funds for category 01		
General government		
As included in section 1.01		
Federal funds	17,346,542	18,300,818
Other funds	9,324,554	9,687,350
General fund	70,840,020	75,891,924
Total	97,511,116	103,880,092

Amend section 1.07 of the bill by striking out lines 18 - 19 on page 308 and inserting in place thereof the following:

Other funds	38,360,982	37,009,390
General fund	29,938,566	29,578,949

Amend section 1.07 of the bill by striking out line 34 on page 308 and inserting in place thereof the following:

as included in section 1.04	145,656,689	147,454,327
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Amend section 1.07 of the bill by striking out lines 41 - 42 on page 308 and inserting in place thereof the following:

Highway funds	88,835,121	90,642,240
Total	145,656,689	147,454,327

Amend section 1.07 of the bill by striking out lines 22 - 30 on page 309 and inserting in place thereof the following:

1.01 thru and including 1.06	675,378,211	699,920,425
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Estimated source of funds as included
in section 1.01 thru and including
1.06

Federal funds	185,762,999	195,552,306
Other funds	151,011,594	153,600,519
General fund	246,770,217	257,084,275
Highway funds	88,835,121	90,642,240
Fish and game funds	2,998,280	3,041,085
Total	675,378,211	699,920,425

Amend section 65 of the bill by striking out line 2 and inserting in place thereof the following:

June 30, 1981 for the purpose of section 64 of this act the following

Amend section 66 of the bill by striking out line 7 and inserting in place thereof the following:

into effect sections 67 and 68 of this act. Notwithstanding the trustees'

Amend section 84 of the bill by striking out line 4 and inserting in place thereof the following:

paragraph as amended shall read as follows:

Amend section 94 of the bill by striking out line 2 and inserting in place thereof the following:

547-A:6 is hereby authorized to conduct a study to determine the best

Amend section 98 of the bill by striking out line 1 and inserting in place thereof the following:

98 Optometric Education.

Amend section 106 of the bill by striking out line 1 and inserting in place thereof the following:

106 Girls Residential Center. If federal or crime commission funds are not

Amend section 106 of the bill by striking out line 6 and inserting in place thereof the following:

dent children contained in section 74 of this act, the full appro-

Amend section 112 of the bill by striking out line 2 and inserting in place thereof the following:
to conduct a study of the academic classification system as established in

Amend the bill by striking out section 115 and inserting in place thereof the following:

115 Salaries, Certain State Officers. Amend RSA 94:1-a, I, (supp) as inserted by 1969, 500:12 as amended by making the following changes:

- I. Strike out in Group J and insert in Group K -
Director, division of graphic services
- II. Strike out in Group M and insert in Group O -
Deputy director of personnel
- III. Strike out in Group M and insert in Group N -
Deputy bank commissioner
- IV. Strike out in Group N and insert in Group O -
Clerk and court reporter, supreme court
- V. Strike out in Group O and insert in Group P -
Insurance commissioner
- VI. Insert in Group K -
(a) Executive director, governor's commission for the handicapped
(b) Administrative assistant to chief justice of the superior court
- VII. Insert in Group L -
(a) Director of port authority
(b) Executive secretary, district and municipal courts -
administrative services

116 Effective Date.

I. Sections 34, 35, 36 and 115 of this act shall take effect June 15, 1979.

II. Sections 41, 42, 43, 60, 61, 62 and 63 of this act shall take effect June 13, 1980.

III. Sections 53, 54, 64 and 65 of this act shall take effect July 1, 1980.

IV. Section 109 shall take effect December 4, 1980.

V. Sections 18, 23, 24, 25, 27, 69, 70, 79, 80, 92, 94, 95, 96, 97 and 111 of this act shall take effect upon its passage.

VI. The remainder of this act shall take effect July 1, 1979.
Adopted.

INTRODUCTION OF GUESTS

U.S. Marshal, Robert E. Raiche, former minority leader, guest of Reps. Bibbo, Soucy and Hildreth.

RECESS

ENROLLED BILLS REPORT

HB 700, making appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1980 and June 30, 1981.

Sen.

Laurier Lamontagne

For the

Committee

Rep. French moved that the House adjourn.
Adopted.

HOUSE JOURNAL 49

Thursday 28Jun79

The House met at 10:00 a.m.

(Rep. French in the Chair)

Prayer was offered by the House
Chaplain, Rev. William L. Quirk.

Let us pray:

Almighty Father in heaven, we ask for
Your fullest blessings on all of us, Your
people.

May we always be ready to praise You
when we are happy and turn to You in our
sorrows.

May we be ever thankful that You assist
us in our work for the betterment of the
people of our State and know that You are
with us in our needs.

May Your blessings promised to the
compassionate descend in abundance on us and
our dear ones. May You bless us with good
health so that we may all see our children's
children to the third and fourth
generation. Amen.

Rep. Ainley led the Pledge of Allegiance

LEAVES OF ABSENCE

Reps. George B. Roberts, Jr., Roy Davis,
Francis Sullivan, Fisher, Hunt, Milton Cate
and Laycock, the day, illness.

Reps. Matson, Healy, Downs, Rice, Vlack,
Hanson, Reese, Williamson and Spirou, the
day, important business.

Rep. Cecelia Winn, the day, illness in
the family.

INTRODUCTION OF GUESTS

Susan French, DJ French and Tina Tobyne,
wife and grandchildren of Rep. French; Mrs.
Esther Quirk, Sister Gregory, Judy Boutwell,
Anne DeCarolis and Barbara Powers, mother
and guests of House Chaplain, Rev. William
L. Quirk; Bob Weversberg and Pete Lugee,
guests of Rep. Carl Gage; Holly Heath, niece
of Rep. Heath; Pamela Skinner and Maria
Lepa, daughter and guest of Rep. Skinner;
Berthena Wheeler, sister-in-law of Rep.
Winkley; Chipper Hoag, grandson of Rep.
Chappell; Claire Brown, sister of Rep.
Leslie.

Its admittance having been approved by
the Joint Rules Committee, Rep. Lyons
offered the following resolution:

RESOLVED, that in accordance with the
list in the possession of the clerk, Senate
Bill numbered 1 shall be by this resolution
read a first and second time by the therein
listed title and referred to the therein
designated committee.

The Chair requested a quorum count.

The Chair declared a quorum present.

Question being on the introduction of SB
1.

On a voice vote, the Chair was in doubt
and requested a division.

101 members having voted in the
affirmative and 147 in the negative, the
resolution lost.

SUSPENSION OF JOINT RULES

Rep. Lyons moved that the Joint Rules be
so far suspended as to permit the
introduction of SB 2, providing for the
acquisition of certain dam and water rights
and repair thereof by the water resources
board and making an appropriation therefor,
after the deadline, spoke to her motion and
yielded to questions.

Reps. Donald Smith and LaMott spoke in
favor of the motion and yielded to questions.

Reps. James J. White and Dickinson spoke
against the motion.

Reps. Parr and Guay spoke in favor of
the motion.

A roll call was requested. Sufficiently
seconded.

(Rep. French presiding)

YEAS 135 NAYS 174

YEAS 135

BELKNAP: Beard, Birch, Mansfield, Matheson
and Nighswander.

CARROLL: Chase, Howard, Keller, Kenneth
MacDonald and Kenneth Smith.

CHESHIRE: Bayhutt, Close, Jesse Davis,
Ernst, Gordon, Ladd, Proctor, Margaret
Ramsay, Russell, Scranton and Vrakatitsis.

COOS: Elmer Beaulac, Bouchard, Burns,
Chappell, Guay, Horton, Theriault and Willey.

GRAFTON: Chambers, Michael King, LaMott,
Logan, Low, Mann, Rounds, Walter and Andrew
Ware.

HILLSBOROUGH: Ainley, Bosse, Burkush,
Yvette Chagnon, Compagna, Corser, L. Pennv
Dion, Gabrielle Gagnon, Heald, Jamrog,
Kaklamanos, Keefe, Labombarde, Lyons,
Morgan, Mulligan, Murray, Nardi, Pappas,
Peters, Podles, Stahl, Steiner, Van Loan,
Wallin, Weaver and M. Arnold Wight.

MERRIMACK: Ayles, Blakeney, Bodi, John
Cate, Locke, McLane, Nichols, O'Neill,
Packard, Paire, Stockman, Trachv, Rick
Trombly, Waters and Wiviott.

ROCKINGHAM: Blanchette, William Boucher,
Butler, Marilyn Campbell, Collins, Patricia
Cote, Flanagan, Beverly Gage, Carl Gage,
Gould, Greene, Griffin, Jackson, Jones,
Keenan, Roger King, Lovejoy, Joseph
MacDonald, Norman Myers, Newell, Newman,
Pantelakos, Parr, Peterson, Pevear, Quimbv,
Scamman, Skinner, Stimmell, Tavitian, Tufts,
Helen Wilson, Woinowski and Wolfsen.

STRAFFORD: Canney, Ronald Chagnon, DeNafio,
Drew, Farnham, Gosselin, Lessard, Meader,
Morrisette, Pine, Pray, Preston, Robinson,
Sackett and Donald Smith.

SULLIVAN: Brodeur, David Campbell, Spaulding, Townsend, Tucker and Wiggins.

NAVS 174

BFLKNAP: Bowler, Hildreth and Sanders.

CARROLL: Desjardins, Dickinson, Heath and Towle.

CHESHIRE: Crane, Eisengrein, Galloway, Kohl, Lynch, Miller, Nims, O'Connor, William Rilev and Jean White.

COOS: Brungot, Fortier, Mayhew, Oleson, Richardson, Alcide Valliere, Wiswell and York.

GRAFTON: Aldrich, Ira Allen, Buckman, George Cate, Christy, Clark, Copenhagen, Crory, Dearborn, Foster, Lowmes, McAvov, Seelv, Snell, Taffe, Thomson and Ward.

HILLSBOROUGH: Archambault, Aubut, Baker, Wilfrid Boisvert, Boyer, Carswell, Joseph Cote, Craig, Catherine-Ann Day, Dolbec, Donovan, Joseph Eaton, Peter Flvnn, Nancv Cagnon, Celinas, Granger, Guidi, Hall, Head, Hendrick, Howard Humphrey, Thomas Hynes, Karnis, Levesque, Mazur, McLaughlin, Morrison, Naro, Odell, Aime Paradis, Perkins, Plomaritis, Polak, Proulx, David Ramsay, Peter Ramsev, Record, Reidy, Rov, Sallada, Silva, Edward Smith, Leonard Smith, Soucv, James Sullivan, Rock Tremblav, Vachon, Wallace, Eliot Ware, Welch, Emma Wheeler, Kenneth Wheeler, Robert Wheeler, James J. White and Zajdel.

MERRIMACK: Allgeyer, Bellerose, Bibbo, Laurent Boucher, Carroll, Clements, Colbv, Daniell, Epstein, Hill, Holliday, Kidder, LaBranche, Mitchell, Ralph, Doris Rilev, William Roberts, Selway, Shepard, Gerald Smith, Stio and Stokes.

ROCKINGHAM: Aeschliman, Bisbee, Blake, Carpenito, Connors, Cotton, Robert Day, Dunfev, Ellyson, Joseph Flynn, Gibbons, Hoar, Kane, Kashulines, Kozacka, Krasker, Landry, Leslie, LoFranco, McEachern, Nelson, Parolise, Pucci, Rogers, Schmidtchen, Schwaner, Freda Smith, Splaine, Sticknev, Sytek, Vartanian, Warburton and Woodman.

STRAFFORD: Burchell, Demers, Gauvin, Hebert, James Herchek, Joos, Nadeau, Dennis Ramsey, Schreiber, Tripp, Vallev, Vaughan, Whitehead and Winkley.

SULLIVAN: Edmund Belak, Burrows, Cutting, Domini, Sim Gray, LeBrun, Palmer and Spanos, and the motion lost.

SENATE MESSAGE

REQUESTS CONCURRENCE WITH AMENDMENT

HB 881, to provide bond financing for public utilities. (Amendment printed SJ 6/21)

Rep. Ouimby moved that the House concur. Reps. Daniell, Crory, Lessard and Head spoke against the amendment.

Rep. Eliot Ware spoke in favor of the amendment and yielded to questions.

Reps. Wiggins, William Roberts and M. Arnold Wight spoke in favor of the amendment. A quorum count was requested. The Chair declared a quorum present.

Rep. Ouimby spoke in favor of the amendment.

Rep. Tucker moved the previous question. Sufficiently seconded. Adopted.

A roll call was requested. Sufficiently seconded.

(Rep. French presiding)

VFAS 178 NAVS 146

VFAS 178

BELKNAP: Beard, Birch, Mansfield, Matheson, Nighswander and Sanders.

CARROLL: Chase, Desjardins, Howard, Kenneth MacDonald, Kenneth Smith and Towle.

CHESHIRE: Baybutt, Callahan, Close, Crane, Ernst, Galloway, Gordon, Johnson, Kohl, Ladd, Miller, Moore, Scranton, Vrakatitsis and Jean White.

COOS: Brungot, Burns, Fortier, Theriault and Willey.

GRAFTON: Aldrich, Ira Allen, Buckman, George Cate, Christy, Clark, Dearborn, Foster, LaMott, Logan, Low, Lowmes, Mann, Rounds, Seelv, Taffe, Thomson, Walter and Andrew Ware.

HILLSBOROUGH: Ainley, Baker, Wilfrid Boisvert, Bosse, Carswell, Vette Chagnon, Craig, Crottiv, L. Pennv Dion, Dolbec, Donovan, Peter Flvnn, Granger, Sal Grasso, Hall, Heald, Howard Humphrey, Thomas Hynes, Jamrog, Karnis, Keefe, Labombarde, Levesque, Lyons, Mazur, McLaughlin, Milton Meyers, Morgan, Murray, Odell, Aime Paradis, Perkins, Peters, Plomaritis, Polak, David Ramsay, Sallada, Silva, Stahl, Steiner, Sweeney, Van Loan, Wallace, Eliot Ware, Weaver, Emma Wheeler, Kenneth Wheeler and M. Arnold Wight.

MERRIMACK: Allgeyer, Avles, Bellerose, Bibbo, Laurent Boucher, John Cate, Clements, Colbv, Hill, Holliday, James Humphrey, Kidder, Locke, McLane, Mitchell, Nichols, Packard, Paire, Plourde, Doris Rilev, William Roberts, Shepard, Stio, Stockman, Underwood, Waters and Wiviott.

ROCKINGHAM: Blake, William Boucher, Cabill, Marilyn Campbell, Robert Day, Flanagan, Joseph Flvnn, Carl Cage, Greene, Griffin, Hartford, Jones, Kashulines, Roger King, Lovejoy, Norman Myers, Nelson, Newell, Ouimby, Scamman, Schmidtchen, Schwaner, Skinner, Stimmell, Sytek, Tavitian, Tufts, Vartanian, Warburton, Helen Wilson, Wolfson and Woodman.

STRAFFORD: Canney, Donnelly, Farnham, Gosselin, Meader, Prav, Preston, Dennis Ramsey, Robinson, Sackett, Donald Smith, Vaughan and Winkley.

SULLIVAN: Burrows, Domini, Palmer, Spaulding, Townsend, Tucker and Wiggins.

NAYS 146

(Rep. French presiding)

YEAS 151 NAYS 176

YEAS 151

BELKNAP: Bowler and Hildreth.

CARROLL: Roderick Allen, Dickinson, Heath and Keller.

CHESHIRE: Jesse Davis, Daniel Eaton, Eisengrein, Lynch, Nims, O'Connor, Proctor, Margaret Ramsay, William Riley and Russell.

COOS: Elmer Beaulac, Bouchard, Chappell, Bradley Haynes, Horton, Mayhew, Oleson, Richardson, Alcide Valliere, Wiswell and York.

GRAFTON: Chambers, Copenhaver, Crorv, Michael King, McAvoy and Snell.

HILLSBOROUGH: Archambault, Aubut, Boyer, Burkush, Compagna, Corser, Catherine-Ann Dav, Drewniak, Joseph Eaton, Gabrielle Gagnon, Nancy Gagnon, Gelinas, Guidi, Head, Hendrick, Kaklamanos, Morrison, Mulligan, Nardi, Naro, Pappas, Podles, Proulx, Peter Ramsev, Record, Reidy, Roy, Edward Smith, Leonard Smith, Soucy, James Sullivan, Rock Tremblay, Vachon, Wallin, Welch, Robert Wheeler, James J. White and Zajdel.

MERRIMACK: Blakeney, Carroll, Daniell, Epstein, LaBranche, O'Neill, Ralph, Randlett, Selway, Gerald Smith, Stokes, Trachy and Rick Trombly.

ROCKINGHAM: Aeschliman, Bishee, Blanchette, Butler, Carpenito, Collins, Connors, Patricia Cote, Cotton, Dunfey, Elyson, Beverly Gage, Gibbons, Gould, Hoar, Jackson, Kane, Keenan, Kozacka, Krasker, Landry, Leslie, LoFranco, Joseph MacDonald, McEachern, Newman, Pantelakos, Parolise, Parr, Peterson, Pevear, Pucci, Rogers, Freda Smith, Splaine, Stickney and Wojnowski.

STRAFFORD: Burchell, Ronald Chagnon, Demers, DeNafio, Drew, Gauvin, Hebert, Dianne Herchek, James Herchek, Joos, Lessard, Morrisette, Nadeau, Pine, Schreiber, Tripp, Valley and Whitehead.

SULLIVAN: Edmund Belak, Brodeur, David Campbell, Cutting, Sim Gray, LeBrun and Spanos, and the House concurred with the Senate amendment.

Rep. Marcoux notified the Clerk that he wished to be recorded in favor of the amendment.

Rep. Dennis Ramsey notified the Clerk that he inadvertently voted yea and meant to vote nay.

Rep. Bosse moved that SB 1, relative to the insanity defense in criminal proceedings he read a first and second time and referred to the therein designated committee, spoke to his motion and yielded to questions.

Rep. McLane spoke against the motion.

Rep. David Campbell moved that SB 1 be laid upon the table.

Rep. Granger requested a roll call. Sufficiently seconded.

BELKNAP: Bordeaux, Bowler, Hildreth and Nighswander.

CARROLL: Chase, Desjardins and Towle.

CHESHIRE: Baybutt, Close, Crane, Daniel Eaton, Eisengrein, Johnson, Lynch, Nims, Proctor, Margaret Ramsay, William Riley, Russell and Scranton.

COOS: Bouchard, Brungot, Chappell, George Lemire, Mayhew, Oleson, Richardson, Wiswell and York.

GRAFTON: Ira Allen, Chambers, Christy, Copenhaver, Crorv, Foster, Michael King and McIver.

HILLSBOROUGH: Archambault, Aubut, Baker, Wilfrid Boisvert, Rover, Burkush, Compagna, Corser, Coutermarsh, Crotty, Catherine-Ann Dav, Drewniak, Gelinas, Guidi, Hall, Hendrick, Jamrog, Kaklamanos, Karnis, Levesque, Marcoux, Milton Meyers, Morgan, Morrison, Mulligan, Nardi, Naro, Pappas, Aime Paradis, Plomaritis, David Ramsay, Peter Ramsey, Reidy, Roy, Sallada, Edward Smith, Soucy, Stahl, Sweeney, Rock Tremblay, Vachon, Wallin, Robert Wheeler, James J. White and Zajdel.

MERRIMACK: Bellerose, Carroll, Epstein, Holliday, LaBranche, McLane, O'Neill, Ralph, Selway, Stokes, Trachy, Rick Trombly and Underwood.

ROCKINGHAM: Aeschliman, Blake, Blanchette, Butler, Marilyn Campbell, Carpenito, Collins, Connors, Patricia Cote, Cotton, Dunfey, Elyson, Joseph Flynn, Carl Gage, Gibbons, Greene, Jackson, Keenan, Kozacka, Krasker, Leslie, LoFranco, Newman, Parolise, Peterson, Pevear, Pucci, Rogers, Schmidtchen, Splaine, Stickney and Wojnowski.

STRAFFORD: Burchell, Canney, Ronald Chagnon, Demers, DeNafio, Donnelly, Drew, Gauvin, Hebert, Dianne Herchek, Joos, Meader, Morrisette, Dennis Ramsey, Schreiber, Valley, Vaughan and Whitehead.

SULLIVAN: Brodeur, David Campbell, Sim Gray, LeBrun, Palmer and Spanos.

NAYS 176

BELKNAP: Beard, Birch, Mansfield, Matheson and Sanders.

CARROLL: Roderick Allen, Dickinson, Heath, Howard, Keller and Kenneth MacDonald.

CHESHIRE: Callahan, Jesse Davis, Ernst, Gallaway, Gordon, Kohl, Ladd, Miller, Moore, O'Connor, Vrakatitsis and Jean White.

COOS: Elmer Beaulac, Burns, Fortier, Guay, Bradley Haynes, Horton, Theriault, Alcide Valliere and Willey.

GRAFTON: Aldrich, Buckman, George Cate, Clark, Dearborn, LaMott, Logan, Low, Lowmes,

Mann, McAvoy, Rounds, Seely, Snell, Taffe, Thomson, Walter and Andrew Ware.

HILLSBOROUGH: Ainlev, Bosse, Carswell, Yvette Chagnon, Craig, L. Penny Dion, Dolbec, Donovan, Joseph Eaton, Peter Flynn, Gabrielle Gagnon, Nancy Gagnon, Granger, Sal Grasso, Heald, Howard Humphrey, Thomas Hynes, Keefe, Lahombarde, Lvoons, Mazur, McLaughlin, Murray, Odell, Perkins, Peters, Podles, Polak, Proulx, Record, Silva, Leonard Smith, Steiner, James Sullivan, Van Loan, Wallace, Eliot Ware, Weaver, Welch, Emma Wheeler, Kenneth Wheeler and M. Arnold Wight.

MERRIMACK: Allgeyer, Ayles, Bibbo, Blakeney, Laurent Boucher, John Cate, Clements, Colby, Daniell, Hill, James Humphrey, Kidder, Locke, Mitchell, Nichols, Packard, Paire, Randlett, Doris Rilev, William Roberts, Shepard, Gerald Smith, Stio, Stockman, Waters and Wiviott.

ROCKINGHAM: Bisbee, William Boucher, Cahill, Robert Day, Felch, Flanagan, Beverly Gage, Gould, Griffin, Hartford, Hoar, Jones, Kane, Kashulines, Roger King, Landry, Lovejoy, Joseph MacDonald, McEachern, Norman Myers, Nelson, Newell, Pantelakos, Parr, Quimby, Scamman, Schwaner, Skinner, Stimmell, Sytek, Tavitian, Tufts, Vartanian, Warburton, Helen Wilson and Wolfson.

STRAFFORD: Farnham, Gosselin, James Hercek, Lessard, Nadeau, Pine, Prav, Preston, Robinson, Sackett, Donald Smith, Tripp and Winkley.

SULLIVAN: Edmund Belak, Burrows, Cutting, Domini, Spaulding, Townsend, Tucker and Wiggins, and the motion lost.

Question being on the Bosse motion.

Rep. Schwaner spoke in favor of the motion.

Rep. Tucker spoke to the motion and yielded to questions.

Rep. Hildreth moved the previous question. Sufficiently seconded. Adopted.

A roll call was requested. Sufficiently seconded.

(Rep. French presiding)
YEAS 214 NAYS 120
YEAS 214

BELKNAP: Beard, Birch, Mansfield, Matheson and Sanders.

CARROLL: Roderick Allen, Chase, Desiardins, Dickinson, Heath, Howard, Keller and Kenneth MacDonald.

CHESHIRE: Callahan, Close, Jesse Davis, Ernst, Galloway, Gordon, Kohl, Ladd, Miller, Moore, O'Connor, Scranton, Vrakatisis and Jean White.

COOS: Brungot, Burns, Chappell, Fortier, Guav, Bradley Haynes, Horton, Richardson, Theriault, Willey and Wiswell.

GRAFTON: Aldrich, Buckman, George Cate, Christy, Clark, Dearhorn, Foster, LaMott, Logan, Low, Lowmes, Mann, McAvoy, Rounds,

Seely, Snell, Taffe, Thomson, Walter and Andrew Ware.

HILLSBOROUGH: Ainlev, Archambault, Bosse, Carswell, Yvette Chagnon, Compagna, Corser, Craig, L. Penny Dion, Dolbec, Donovan, Joseph Eaton, Peter Flynn, Gabrielle Gagnon, Nancy Gagnon, Granger, Sal Grasso, Hardy, Heald, Heald, Howard Humphrey, Thomas Hynes, Jamrog, Keefe, Lahombarde, Lvoons, Marcoux, Mazur, McLaughlin, Morgan, Murray, Nardi, Odell, Aime Paradis, Perkins, Peters, Podles, Polak, David Ramsay, Peter Ramsey, Record, Roy, Sallada, Silva, Edward Smith, Steiner, James Sullivan, Van Loan, Wallace, Eliot Ware, Weaver, Emma Wheeler, Kenneth Wheeler, M. Arnold Wight and Zaidel.

MERRIMACK: Allgeyer, Ayles, Bibbo, Blakeney, John Cate, Clements, Colby, Daniell, Hill, Holliday, James Humphrey, Locke, Mitchell, Nichols, Packard, Paire, Plourde, Ralph, Randlett, Doris Rilev, William Roberts, Shepard, Gerald Smith, Stio, Stockman, Waters and Wiviott.

ROCKINGHAM: Bisbee, William Boucher, Cahill, Marilyn Campbell, Patricia Cote, Robert Day, Felch, Flanagan, Joseph Flynn, Beverly Gage, Gould, Greene, Griffin, Hartford, Hoar, Jackson, Jones, Kane, Kashulines, Roger King, Landry, Lovejoy, Joseph MacDonald, Norman Myers, Nelson, Newell, Pantelakos, Parr, Peterson, Quimby, Scamman, Schmidtchen, Schwaner, Skinner, Freda Smith, Splaine, Stimmell, Sytek, Tavitian, Tufts, Vartanian, Warburton, Helen Wilson, Wolfson and Woodman.

STRAFFORD: Canney, Demers, Drew, Farnham, Gosselin, Hebert, James Hercek, Lessard, Meader, Nadeau, Pine, Prav, Preston, Robinson, Sackett, Donald Smith, Tripp, Valley and Winkley.

SULLIVAN: Edmund Belak, Burrows, Cutting, Domini, Sim Gray, Palmer, Spaulding, Townsend, Tucker and Wiggins.

NAYS 120

BELKNAP: Bordeaux, Bowler, Hildreth and Nighswander.

CARROLL: Towle.

CHESHIRE: Crane, Daniel Eaton, Eisengrein, Johnson, Lynch, Nims, Proctor, Margaret Ramsay, William Rilev and Russell.

COOS: Elmer Beaulac, Bouchard, George Lemire, Mayhew, Oleson, Alcide Valliere and York.

GRAFTON: Ira Allen, Chambers, Copenhagen, Crory, Michael King and McIver.

HILLSBOROUGH: Anbut, Baker, Wilfrid Boisvert, Bover, Burkush, Joseph Cote, Coutermarsh, Crotty, Catherine-Ann Dav, Drewniak, Beverly Dupont, Gelinas, Guidi, Hall, Hendrick, Kaklamanos, Karnis, Levesque, Milton Mevers, Morrison, Mulligan, Naro, Pappas, Plomaritis, Proulx, Reidv, Leonard Smith, Soucy, Stahl, Sweeney, Rock Tremblay, Vachon, Wallin, Welch, Robert Wheeler and James J. White.

MERRIMACK: Bellerose, Bodi, Laurent Boucher, Carroll, Epstein, Kidder, LaBranche, McLane, O'Neill, Selway, Stokes, Trachy, Rick Trombly and Underwood.

ROCKINGHAM: Aeschliman, Blake, Blanchette, Butler, Carpenito, Collins, Connors, Cotton, Dunfev, Fllyson, Carl Gage, Gibbons, Keenan, Kozacka, Krasker, Leslie, LoFranco, McEachern, Newman, Parolise, Pevear, Pucci, Rogers, Stickney and Wojnowski.

STRAFFORD: Burchell, Ronald Chagnon, DeNafio, Donnelly, Gauvin, Charles Grassie, Dianne Herchek, Joos, Morrisette, Dennis Ramsey, Schreier, Vaughan and Whitehead.

SULLIVAN: Brodeur, David Campbell, LeBrun and Spanos, and the motion was adopted.

INTRODUCTION OF SENATE BILL

First, second reading and referral

SB 1, relative to the insanity defense in criminal proceedings. (Judiciary)

RECESS

A quorum count was requested.

The Chair declared a quorum present.

Rep. Baker moved that debate be limited to 30 minutes equally divided on all remaining business, including questions. Adopted.

COMMITTEE REPORT

HB 880, establishing the New Hampshire energy finance commission. Refer to the Committee on Commerce and Consumer Affairs for Interim Study.

The Committee voted 13-2 for interim study. This bill shows some merit for further study. In present form it has many complex aspects that would require intense study to make it a viable law. There was testimony that there was no need for urgency in this matter. Since there were so many unanswered questions, the very best that could have been accomplished within the Committee in the legislative time left was to recommend for study. Rep. William L. Roberts for Commerce and Consumer Affairs.

Referred to the Committee on Commerce and Consumers Affairs for Interim Study.

VACATE

Rep. Townsend moved that the House vacate the reference of HBI 2023, relative to studying the requirement of reporting of well digging information to the state, to the Committee on Executive Departments and Administration, and re-refer the bill to the Committee on Resources, Recreation and Development.

Adopted.

VETO MESSAGE ON HB 568

To the Honorable members of the General Court

Pursuant to Article 44, Part 2 of the Constitution, I return House Bill 568 with my objections thereto noted.

This bill changes the current law regarding the designation of ski lifts and tramways. They are now considered in the same class as other improvements upon real estate such as buildings and homes. The bill exempts such improvements from the real property taxes.

It is unfair to the towns involved to take away this revenue base without providing for adequate replacement.

Sincerely,

Hugh J. Gallen, Governor

Question being notwithstanding the Governor's veto, shall HB 568 pass.

Reps. Mann, Clements and Lyons spoke in favor of the motion.

Rep. Dickinson spoke in favor of the motion and yielded to questions.

Rep. Hildreth spoke against the motion and yielded to questions.

Rep. Dearborn spoke against the motion.

(Rep. French presiding)

YEAS 191 NAYS 131

YEAS 191

BELKNAP: Birch, Bowler, Mansfield, Matheson, Nighswander and Sanders.

CARROLL: Roderick Allen, Chase, Desjardins, Dickinson, Heath, Howard, Keller, Kenneth MacDonald, Kenneth Smith and Towle.

CHESHIRE: Baybutt, Callahan, Close, Crane, Jesse Davis, Eisengrein, Calloway, Gordon, Johnson, Ladd, Lynch, Miller, Moore, O'Connor, Scranton and Jean White.

COOS: Brungot, Chappell, Horton, Theriault, Wiswell and York.

CRAFTON: Aldrich, Ira Allen, Buckman, George Cate, Christy, Clark, Foster, Logan, Low, Lowmes, Mann, McAvoy, McIver, Pepitone, Rounds, Snell, Taffe, Walter, Ward and Andrew Ware.

HILLSBOROUGH: Ainley, Archambault, Wilfrid Boisvert, Bosse, Carswell, Corser, Craig, L. Penny Dion, Dolbec, Donovan, Nancy Gagnon, Granger, Sal Grasso, Hardy, Head, Heald, Hendrick, Howard Humphrey, Thomas Hynes, Keefe, Labombarde, Lyons, Mazur, McLaughlin, Morgan, Morrison, Murray, Odell, Aime Paradis, Perkins, Peters, Podles, Polak, David Ramsay, Peter Ramsev, Record, Sallada, Silva, Edward Smith, Stahl, Steiner, Van Loan, Eliot Ware, Weaver and M. Arnold Wight.

MERRIMACK: Allgever, Avles, Bellerose, Bibbo, Bodi, Laurent Boucher, John Cate, Clements, Daniell, Hill, Holliday, James Humphrey, Kidder, Locke, Nichols, Packard, Paire, Plourde, Randlett, Doris Riley, William Roberts, Shepard, Gerald Smith, Stio, Stockman, Trachy, Underwood and Waters.

ROCKINGHAM: Benton, Bisbee, Blake, William Boucher, Butler, Cahill, Marilyn Campbell, Patricia Cote, Robert Cote, Flanagan, Joseph Flynn, Beverly Gage, Carl Gage, Gould, Greene, Hartford, Hoar, Jackson, Kane,

Kashulines, Roger King, Lovejoy, Norman Myers, Nelson, Newell, Parr, Peterson, Pevear, Quimby, Scamman, Schmidtchen, Schwaner, Skinner, Stickney, Stimmell, Sytek, Tavitian, Tufts, Warburton, Wolfson and Woodman.

STRAFFORD: Canney, Farnham, Meader, Nadeau, Pray, Preston, Robinson, Sackett, Donald Smith, Valley and Vaughan.

SULLIVAN: Edmund Belak, Cutting, Domini, Palmer, Spaulding, Townsend, Tucker and Wiggins.

NAVS 131

BELKNAP: Bordeaux, Gary Dionne and Hildreth.

CARROLL: None.

CHESHIRE: Daniel Eaton, Ernst, Kohl, Nims, Proctor, Margaret Ramsay, William Riley, Russell and Vrakatisis.

COOS: Elmer Beaulac, Burns, Fortier, Guay, Bradley Haynes, Mayhew, Oleson and Alcide Valliere.

GRAFTON: Chambers, Copenhagen, Crorv, Dearborn and Michael King.

HILLSBOROUGH: Aubut, Baker, Brack, Burkush, Yvette Chagnon, Compagna, Joseph Cote, Crotty, Drewniak, Beverly Dupont, Joseph Eaton, Gabrielle Gagnon, Gelinas, Guidi, Hall, Jamrog, Kaklamanos, Karnis, Lefebvre, Armand Lemire, Roland Lemire, Levesque, Madigan, Marcoux, Milton Mevers, Mulligan, Nardi, Naro, Nemzoff-Berman, Pappas, Plomaritis, Proulx, Reidy, Roy, Soucy, James Sullivan, Sweeney, Rock Tremblay, Vachon, Wallace, Wallin, Welch, Emma Wheeler, Kenneth Wheeler, Robert Wheeler, James J. White and Zajdel.

MERRIMACK: Blakenev, Carroll, Epstein, LaBranche, O'Neill, Ralph, Selway, Stokes and Rick Trombly.

ROCKINGHAM: Aeschliman, Blanchette, Carpenito, Collins, Connors, Cotton, Dunfey, Fllyson, Gihbons, Keenan, Kozacka, Krasker, Landry, Leslie, LoFranco, Joseph MacDonald, McEachern, Pantelakos, Parolise, Pucci, Rogers, Freda Smith, Splaine, Vartanian and Wojnowski.

STRAFFORD: Burchell, Ronald Chagnon, Demers, DeNafio, Donnelly, Drew, Gauvin, Gosselin, Charles Grassie, Hebert, Dianne Herchek, James Herchek, Joos, Lessard, McManus, Dennis Ramsey, Schreiber, Tripp, Whitehead and Winkley.

SULLIVAN: Brodeur, Burrows, Sim Gray, LeBrun and Spanos, and the veto was sustained.

VETO MESSAGE ON HB 133

To The Honorable Members of the General Court

Pursuant to Article 44, Part 2 of the Constitution, I return House Bill 133 with my objections thereto noted.

A comprehensive plan for district courts was passed in 1965. That provided for the gradual phase out of municipal courts. Adding courts piece-meal is against the clearly stated legislative intent.

There is a full-time district court bill now in interim study with House Judiciary. A new court should not be created until these studies are completed.

The present Pittsfield Judge will stay in office until 1986. Thus, there is no urgency in changing this from a municipal to a district court.

If the court does fold because of death or retirement, the present statute already says (Chapter 507-A:1 (XVI)), that the Concord District Court may hold sessions "elsewhere in said district as justice may require." If there is a real need for sessions to be held in Pittsfield they could do it under present law.

The case load from the three towns involved (Pittsfield, Epsom, and Chichester) does not justify it becoming a district court.

I believe it is unwise to change the current practice of referring proposals for additional District Courts to the Judicial Council for interim study and for the court facilities to be rated as "accredited - excellent" by the court accreditation commission.

Creation of the Pittsfield court would create a precedent for other towns to seek similar legislation. The Legislature wisely refused to allow the municipal courts of the towns of Seabrook, Canaan, Meredith and Tilton to become district courts. To single out Pittsfield for this unusual legislation is both unwise and unjust.

Sincerely,
Hugh J. Gallen, Governor

Question being notwithstanding the Governor's veto, shall HB 133 pass.

Reps. Ayres, Stockman, Carswell, Waters, Bosse and Lyons spoke in favor of the motion.

Rep. McManus spoke against of the motion and yielded to questions.

Reps. Daniell and Spanos spoke against the motion.

(Rep. French presiding)

YEAS 151 NAYS 172

YEAS 151

BELKNAP: Birch, Bowler, Mansfield, Matheson, Randall and Sanders.

CARROLL: Roderick Allen, Dickinson, Heath, Howard, Keller, Kenneth MacDonald, Kenneth Smith and Towle.

CHESHIRE: Baybutt, Callahan, Close, Crane, Jesse Davis, Galloway, Gordon, Johnson, Ladd, Moore, Scranton, Vrakatisis and Jean White.

COOS: Brungot, Burns, Chappell, Horton and York.

GRAFTON: Aldrich, Ira Allen, Buckman, George Cate, Christy, Clark, Foster, LaMott, Logan, Low, Lowmes, Mann, McAvoy, McIver, Pepitone, Rounds, Snell, Taffe, Thomson, Walter, Ward and Andrew Ware.

HILLSBOROUGH: Ainley, Bosse, Boyer, Carswell, L. Penny Dion, Dolbec, Nancy Gagnon, Granger, Sal Grasso, Heald, Howard Humphrey, Keefe, Levesque, Lyons, Morgan, Murray, Odell, Pappas, Perkins, Peters, Podles, Record, Silva, Leonard Smith, Steiner, Van Loan, Weaver, Emma Wheeler, Kenneth Wheeler and M. Arnold Wight.

MERRIMACK: Ayles, Bibbo, Bodi, John Cate, Clements, Will, James Humphrey, Kidder, Locke, Nichols, Packard, Plourde, Randlett, Doris Riley, Shepard, Gerald Smith, Stockman, Waters and Wiviott.

ROCKINGHAM: Bishee, William Boucher, Cahill, Marilyn Campbell, Robert Day, Felch, Flanagan, Beverly Gage, Gould, Greene, Griffin, Hartford, Jones, Roger King, Lovejoy, Nelson, Newell, Parr, Pevear, Pucci, Quimby, Scamman, Schmidtchen, Schwaner, Skinner, Stimmell, Svek, Tavitian, Tufts, Vartanian, Warhurton, Helen Wilson, Wolfson and Woodman.

STRAFFORD: Farnham, Cosselin, Morrisette, Pray, Preston, Robinson and Donald Smith.

SULLIVAN: David Campbell, Cutting, Domini, Palmer, Spaulding, Tucker and Wiggins.

NAYS 172

BELKNAP: Bordeau, Garv Dionne, Hildreth and Nighswander.

CARROLL: Chase.

CHESHIRE: Daniel Eaton, Eisengrein, Ernst, Kohl, Lynch, Miller, Nims, O'Connor, Proctor, Margaret Ramsay, William Riley and Russell.

COOS: Elmer Beaulac, Fortier, Guay, Bradley Haynes, George Lemire, Mayhew, Oleson, Theriault, Willev and Wiswell.

GRAFTON: Chambers, Copenhaver, Crory, Dearborn and Seely.

HILLSBOROUGH: Archambault, Aubut, Baker, Emile Boisvert, Wilfrid Boisvert, Brack, Burkush, Yvette Chagnon, Compagna, Corser, Joseph Cote, Crotty, Catherine-Ann Day, Donovan, Dreniak, Beverly Dupont, Joseph Eaton, Gelinas, Hall, Head, Hendrick, Thomas Hynes, Jamrog, Kaklamanos, Karnis, Labombarde, Lefebvre, Armand Lemire, Roland Lemire, Madigan, McLaughlin, Milton Meyers, Morrison, Mulligan, Nardi, Nemzoff-Berman, Aime Paradis, Peter Paradis, Plomaritis, Polak, Proulx, David Ramsay, Peter Ramsey, Reidy, Roy, Sallada, Edward Smith, Soucy, James Sullivan, Sweeney, Rock Tremblay, Vachon, Wallace, Wallin, Eliot Ware, Welch, James J. White and Zajdel.

MERRIMACK: Bellerose, Blakenev, Carroll, Daniell, Epstein, Holliday, LaBranche, McLane, O'Neill, Paire, William Roberts, Selway, Stio, Stokes, Trachy, Rick Trombly and Underwood.

ROCKINGHAM: Aeschliman, Blake, Blanchette, Butler, Carpenito, Collins, Connors, Patricia Cote, Cotton, Dunfee, Ellyson,

Joseph Flynn, Carl Gage, Gibbons, Jackson, Kane, Keenan, Kozacka, Krasker, Landry, Leslie, LoFranco, Joseph MacDonald, McFadden, Norman Myers, Pantelakos, Parolise, Peterson, Rogers, Freda Smith, Splaine, Stickney and Wojnowski.

STRAFFORD: Burchell, Canney, Ronald Chagnon, Demers, DeNafio, Donnelly, Drew, Gauvin, Charles Grassie, Hebert, Dianne Herche, James Herche, Joos, Lessard, McManus, Meader, Nadeau, Dennis Ramsey, Sackett, Schreiber, Tripp, Vallev, Vaughan, Whitehead and Winklev.

SULLIVAN: Edmund Belak, Brodeur, Burrows, Sim Gray, LeBrun, Spanos and Townsend, and the veto was sustained.

Rep. Pucci notified the Clerk that she inadvertently voted yea and meant to vote nay.

Rep. Marcoux notified the Clerk that he wished to be recorded in favor of sustaining the Governor's veto.

VETO MESSAGE ON HB 531

To The Honorable Members of the General Court

Pursuant to Article 44, Part 2 of the Constitution, I return House Bill 531 with my objections thereto noted.

House Bill 531 takes away the power of the Governor and Council to accept federal funds when the General Court is not in session.

I object to this unwarranted dilution of the Constitutional responsibilities of the Governor and Council.

A fundamental lesson of government which we learn early in our lives is that the Legislature makes the laws and the Executive carries them out. This legislation puts the Legislature in the position of carrying out a law which it passes.

This legislation is not needed.

The plain fact is that your Governor and Council cannot obligate one cent which the Legislature does not lawfully choose to appropriate.

This Bill is particularly inappropriate in view of your recent action in passing House Bill 161 which gives selectmen of towns the same power which is stripped from your Governor and Council by House Bill 531.

House Bill 161, which is now law, allows towns to empower selectmen to "apply for, accept and expend without further action by the town meeting, money from the state, federal or other governmental unit or a private source which becomes available during the fiscal year."

Indeed, until such a vote of the next town meeting, each board of selectmen in this State now has this power which House Bill 531 takes from your Governor and Council.

My predecessor vetoed similar legislation. In doing so he said, "The matter of federal funds should be handled during the interim period between legislative sessions, as it now is, by Governor and Council."

I ask you to reconsider your action and to respect the integrity of the separation

of powers between the Legislature and Executive under the Constitution by voting to uphold the action I have taken in returning this legislation to you with my objections.

Sincerely,
Hugh J. Gallen, Governor

Question being notwithstanding the Governor's veto, shall HB 531 pass.

Reps. Ward, Bibbo, Bodi, Lyons and Tucker spoke in favor of the motion.

Reps. Krasker, Wojnowski and Chambers spoke against the motion.

(Rep. French presiding)
YEAS 216 NAYS 124
YEAS 216

BELKNAP: Birch, Bordeau, Bowler, Gary Dionne, Mansfield, Matheson, Randall and Sanders.

CARROLL: Roderick Allen, Desiardins, Dickinson, Heath, Howard, Keller, Kenneth MacDonald, Kenneth Smith and Towle.

CHESHIRE: Baybutt, Callahan, Close, Crane, Jesse Davis, Ernst, Gordon, Johnson, Kohl, Ladd, Miller, Moore, O'Connor, Scranton, Vrakatis and Jean White.

COOS: Brungot, Burns, Chappell, Horton, George Lemire, Oleson, Willev, Wiswell and York.

CRAFTON: Aldrich, Ira Allen, Buckman, George Cate, Christy, Clark, Dearborn, Foster, LaMott, Logan, Low, Lowmes, Mann, McAvoy, McIver, Pepitone, Rounds, Seely, Snell, Taff, Thomson, Walter, Ward and Andrew Ware.

HILLSBOROUGH: Ainley, Wilfrid Boisvert, Bosse, Carswell, Yvette Chagnon, Corser, Craig, L. Penny Dion, Dolbec, Donovan, Nancv Gagnon, Granger, Sal Grasso, Hall, Hardv, Head, Heald, Howard Humphrev, Thomas Hynes, Kaklamanos, Karnis, Keefe, Labombarde, Lyons, Madigan, Marcoux, Mazur, McLaughlin, Milton Meyers, Morgan, Morrison, Murray, Odell, Aime Paradis, Perkins, Peters, Podles, Polak, David Ramsav, Record, Sallada, Silva, Leonard Smith, Stahl, Van Loan, Wallace, Wallin, Eliot Ware, Weaver, Kenneth Weaver and M. Arnold Wight.

MERRIMACK: Allgeyer, Avles, Bibbo, Bodi, Laurent Boucher, Carroll, John Cate, Clements, Colby, Hill, James Humphrev, Kidder, Locke, McLane, Nichols, O'Neill, Packard, Plourde, Randlett, Doris Riley, William Roberts, Gerald Smith, Stio, Stockman, Trachy, Waters and Wiviott.

ROCKINGHAM: Benton, Bisbee, Blake, William Boucher, Butler, Cahill, Marilyn Campbell, Patricia Cote, Robert Dav, Ellvson, Felch, Flanagan, Joseph Flynn, Beverly Gage, Carl Gage, Gould, Greene, Griffin, Hartford, Hoar, Jackson, Jones, Kane, Kashulines, Roger King, Lovejoy, McEachern, Norman Myers, Nelson, Newell, Parr, Peterson, Pevear, Quimby, Rogers, Scamman, Schmidtchen, Schwaner, Skinner, Sticknev, Stimmell, Sytek, Tavitian, Tufts, Vartanian, Warburton, Helen Wilson, Wolfsen and Woodman.

STRAFFORD: Cannev, Demers, Farnham, Cosselin, Meader, Madeau, Prav, Preston, Robinson, Sackett, Donald Smith, Tripp, Valley and Vaughan.

SULLIVAN: Burrows, Cutting, Domini, Sim Gray, Palmer, Spaulding, Townsend, Tucker and Wiggins.

NAYS 124

BELKNAP: Hildreth.

CARROLL: Chase.

CHESHIRE: Daniel Eaton, Eisengrein, Galloway, Lynch, Nims, Proctor, William Riley and Russell.

COOS: Elmer Beaulac, Bouchard, Fortier, Guav, Bradley Haynes, Mavhew, Theriault and Alcide Valliere.

CRAFTON: Chambers, Copenhaver and Corrv.

HILLSBOROUGH: Archambault, Aubut, Baker, Emile Boisvert, Rover, Brack, Burkush, Compagna, Joseph Cote, Crotty, Catherine-Ann Dav, Drewniak, Beverly Dupont, Joseph Eaton, Gabrielle Cagnon, Gelinas, Guidi, Hendrick, Jamroz, Lefebvre, Armand Lemire, Roland Lemire, Levesque, Mulligan, Nardi, Naro, Nemzoff-Berman, Pappas, Peter Paradv, Plomaritis, Proulx, Peter Ramsey, Reidv, Rov, Edward Smith, Soucy, James Sullivan, Sweeney, Rock Tremblay, Vachon, Welch, Emma Wheeler, Robert Wheeler, James J. White and Zajdel.

MERRIMACK: Bellerose, Blakenev, Daniell, Epstein, Holliday, LaBranche, Paire, Ralph, Selway, Shepard, Stokes, Rick Trombly and Underwood.

ROCKINGHAM: Aeschliman, Blanchette, Carpenito, Collins, Connors, Cotton, Dunfev, Gibbons, Keenan, Kozacka, Krasker, Landrv, Leslie, LoFranco, Joseph MacDonald, Newman, Pantelakos, Parolise, Pucci, Freda Smith, Splaine and Wojnowski.

STRAFFORD: Burchell, Ronald Chagnon, DeNafio, Donnelly, Drew, Gauvin, Charles Grassie, Hebert, Dianne Herchek, James Herchek, Joos, Lessard, McManus, Morrissette, Pine, Dennis Ramsey, Schreiber and Whitehead.

SULLIVAN: Edmund Belak, Brodeur, David Campbell, LeBrun and Spanos, and the veto was sustained.

VETO MESSAGE ON HB 817

To the Honorable members of the General Court

Pursuant to Article 44, Part 2 of the Constitution, I return House Bill 817 with my objections thereto noted.

This bill changes the current law regarding the responsibility of cities and towns to insure that real property within their jurisdiction is assessed equitably. Currently, such equity is maintained

primarily through periodic assessments of such property. Present law assigns the financial obligation for the costs of such assessments or reassessments of taxable real estate to the city or town. I believe this to be a proper assignment of responsibility.

The provisions of HB 817 create a disincentive for communities, upon their own initiative, to undertake local reassessments. Instead, this bill would induce towns and cities to do nothing with respect to reassessments but rather wait until required to do so by the Department of Revenue Administration. HB 817 would award such inaction by requiring the state treasury to pay for such an assessment or reassessment. Such an expense should not be borne by the state, nor can the state treasury absorb such an expense. The bill carries no appropriation.

Further, HB 817 proposes a change in the appeal procedure that would assign a substantial burden to the superior court by allowing an appeal from the tax commission to the superior court. Presently an appeal can be taken only to the tax commission or the superior court. This would transfer responsibility to a court already faced with an enormous backlog of cases.

For these reasons, I do not believe the provisions of HB 817 are in the best interests of the state.

Sincerely,

Hugh J. Gallen, Governor

Question being notwithstanding the Governor's veto, shall HB 817 pass.

Reps. Elmer Johnson and LaMott spoke in favor of the motion.

Rep. Daniell spoke against the motion and yielded to questions.

Reps. Wallin and Scamman spoke against the motion.

Rep. Johnson spoke a second time in favor of the motion.

(Rep. French presiding)

YEAS 144 NAYS 176

YFAS 144

BELKNAP: Birch, Mansfield, Matheson and Sanders.

CARROLL: Roderick Allen, Chase, Desjardins, Dickinson, Heath, Howard, Keller, Kenneth MacDonald and Towle.

CHESHIRE: Bavbutt, Callahan, Close, Gordon, Johnson, Ladd, Moore, O'Connor Scranton and Vrakatisis.

COOS: Burns, Chappell, Willev, Wiswell and York.

GRAFTON: Aldrich, Ira Allen, Buckman, George Cate, Christy, Clark, Foster, Lamott, Logan, Low, Lowmes, Mann, McAvoy, McIver, Rounds, Seely, Snell, Taffe, Thomson, Walter and Andrew Ware.

HILLSBOROUGH: Ainlev, Wilfrid Boisvert, Yvette Chagnon, Craig, Dolbec, Donovan, Granger, Sal Grasso, Thomas Hynes, Karnis, Keefe, Lahombarde, Lyons, Madigan, Morgan, Morrison, Fred Murray, Aime Paradis, Peters, Podles, David Ramsav, Record, Silva, Stahl,

Van Loan, Flit Ware, Weaver, Kenneth Wheeler, M. Arnold Wight.

MERRIMACK: Allgever, Ayles, Laurent Boucher, John Cate, Clements, Hill, Kidder, Locke, Nichols, Packard, Plourde, Randlett, William Roberts, Gerald Smith, Stio, Stockman, Waters and Wiviott.

ROCKINGHAM: Benton, Blake, William Boucher, Patricia Cote, Robert Dav, Ellyson, Felch, Flanagan, Joseph Flynn, Beverly Gage, Carl Gage, Greene, Griffin, Hartford, Jones, Roger King, Norman Myers, Nelson, Newell, Quimby, Schmidtchen, Stickney, Stimmell, Sytek, Tavitian, Tufts, Warburton, Helen Wilson, Wolfen and Woodman.

STRAFFORD: Canney, Farnham, Pray, Preston, Robinson, Sackett, Donald Smith, Tripp and Vaughan.

SULLIVAN: Cutting, D'Amante, Domini, Sim Grav, Palmer, Spaulding, Townsend, Tucker and Wiggins.

NAYS 176

BELKNAP: Bordeau, Bowler, Gary Dionne, Nighswander and Randall.

CARROLL: None.

CHESHIRE: Crane, Jesse Davis, Daniel Eaton, Eisengrein, Ernst, Galloway, Kohl, Lynch, Miller, Nims, Proctor, Margaret Ramsav, William Rilev and Russell.

COOS: Elmer Beaulac, Brungot, Fortier, Guav, Bradley Haynes, Mayhew, Oleson, Theriault and Alcide Valliere.

GRAFTON: Chambers, Copenhaver, Crory, Dearborn and Pepitone.

HILLSBOROUGH: Archambault, Auhut, Baker, Emile Boisvert, Bosse, Bover, Brack, Burkush, Carswell, Compagna, Corser, Joseph Cote, Crotty, Catherine-Ann Day, L. Penny Dion, Joseph Eaton, Gabrielle Gagnon, Guidi, Hall, Head, Heald, Hendrick, Howard Humphrey, Jamrog, Kaklamanos, Lefebvre, Armand Lemire, Roland Lemire, Levesque, Marcoux, McLaughlin, Milton Meyers, Naro, Nemzoff-Berman, Odell, Pappas, Peter Paradv, Perkins, Plomaritis, Polak, Proulx, Peter Ramsey, Reidy, Roy, Edward Smith, Leonard Smith, Soucy, James Sullivan, Sweeney, Rock Tremblay, Vachon, Wallace, Wallin, Welch, Emma Wheeler, Robert Wheeler, James J. White and Zaidel.

MERRIMACK: Bellerose, Bibbo, Blakeney, Bodi, Carroll, Colby, Daniel, Epstein, Holliday, James Humphrey, LaBranche, McLane, Paire, Ralph, Doris Rilev, Selway, Shepard, Stokes, Trachy, Rick Trombly and Underwood.

ROCKINGHAM: Aeschliman, Bisbee, Butler, Cahill, Marilyn Campbell, Carpenito, Collins, Connors, Cotton, Dunfee, Gibbons, Gould, Hoar, Jackson, Kane, Keenan, Kozacka, Krasker, Landry, Leslie, LoFranco, Lovejoy, Joseph MacDonald, McEachern, Newman, Pantelakos, Parolise, Parr, Peterson, Pevear, Pucci, Rogers, Scamman, Schwaner,

Skinner, Freda Smith, Splaine, Vartanian and Wojnowski.

STRAFFORD: Burchell, Ronald Chagnon, DeNafio, Donnelly, Drew, Gauvin, Gosselin, Hebert, Dianne Herchek, James Herchek Joos, Lessard, McManus, Morrisette, Nadeau, Pine, Dennis Ramsey, Valley and Whitehead.

SULLIVAN: Edmund Belak, Brodeur, Burrows, David Campbell, LeBrun and Spanos, and the veto was sustained.

The Subcommittee on Resolutions and Screening having approved its admittance, Reps. Wheeler, Perkins, Paradis and Archambault and Sen. Monier offered the following:

HOUSE CONCURRENT RESOLUTION No. 16

memorializing Nathan A. Tirrell.

WHEREAS, the General Court has learned of the passing of former Representative and Senator Nathan A. Tirrell of Goffstown, probably its eldest alumnus at 97, and

WHEREAS, it was only after a 37-year career as a rural mail carrier, that he turned to formal public service, winning election to the House in the 1943, 1945 and 1947 and 1949 sessions and to the Senate in 1951 and 1953, and

WHEREAS, Sen. Tirrell also served as Sergeant-at-Arms of the Senate in the 1955 through 1965 sessions, State House guide under two governors, and as a delegate to the 1938 Constitutional Convention, and

WHEREAS, his most satisfying legislative achievements were in the battle against alcoholism, leading to the naming of the state's first halfway house in his honor, now, therefore be it

RESOLVED, by the House of Representatives, the Senate concurring:

THAT the condolences of the General Court be placed on the records of the 1979 General Court, and

THAT a suitable copy of this resolution be prepared for presentation to his daughters, former Representative Alice Tirrell Knight and Mrs. Gladys C. Buck.

Adopted unanimously.

ENROLLED BILLS REPORT

HB 881, to provide bond financing for public utilities and relative to the public utilities commission.

Sen. Laurier Lamontagne
Rep. Lorine Walter
For the Committee

The Subcommittee on Resolutions and Screening having approved its admittance, Reps. French and Chambers offered the following:

HOUSE RESOLUTION NO. 41

commending

George B. Roberts, Jr.,
on becoming President of the National
Conference of State Legislatures.

WHEREAS, House Speaker George B. Roberts, Jr. has, since the creation of the

National Conference of State Legislatures in 1975, actively involved himself in the development of that national organization, serving during the past five years as Chairman of the Task Force on Government Operations, as a member of the Resolutions Committee, Professional Development Committee, Policy Impact Committee, Federal-State Assembly Steering Committee, as well as currently serving as President-elect of the National Conference, and

WHEREAS, the National Conference has set as its primary objectives the improved effectiveness of state legislatures and the establishment of a strong cohesive voice for state legislatures in the federal decision-making process, and

WHEREAS, the efforts of the New Hampshire Legislature to assume its full authority both in relation to the federal government and the two other branches of our state government have been augmented by NCSL sponsored programs that have included seminars and workshops on subjects that have addressed many of the major concerns before this legislature, and

WHEREAS, NCSL's success as a watch dog and advocate for state legislatures was most recently witnessed in last Tuesday's overwhelming vote in Congress whereby the House reinstated the general revenue-sharing monies in the federal budget, and

WHEREAS, Speaker Roberts' desire for a continually improving and increasingly effective state legislature, his belief that state legislatures must assume a viable role in determining public policy both at state and federal level, and his longstanding participation in NCSL will be fully recognized when he assumes the Presidency of the National Conference of State Legislatures in August of this year, now therefore be it

RESOLVED, that the House of Representatives congratulates Speaker Roberts on this most worthy achievement and extends its best wishes to the National Conference of State Legislatures and its new President for a successful year to come.

Adopted unanimously.

The Subcommittee on Resolutions and Screening having approved its admittance, Reps. French, LaMott, James J. White, Bodi, Ivons, Kenneth Smith and Kaklamanos offered the following:

HOUSE RESOLUTION NO. 39

commending
Costas S. Tentas,
chairman of the liquor commission.

WHEREAS, Costas S. Tentas has served on the state liquor commission since February 2, 1961, and

WHEREAS, over the past 18 years, Costas S. Tentas has served the state in this capacity during the administrations of five governors, irrespective of political party affiliation, and

WHEREAS, at the time of his arrival on the liquor commission, in fiscal year 1961, gross sales were \$29 million, and

WHEREAS, since that time there has been

a dramatic increase in such sales, rising to \$56 million for fiscal year 1969 when Costas S. Tentas became chairman of the liquor commission, and \$118 million for fiscal year 1978, and with projected gross sales for fiscal year 1979 of \$126 million, and

WHEREAS, Costas S. Tentas, formerly a self-employed businessman, has been honored by his peers by his election as president of the National Alcoholic Beverage Control Association for 1970 - 1971, and

WHEREAS, Chairman Tentas has served as co-chairman of the Joint State Officials and Industry Committee on Alcoholism, and

WHEREAS, the performance of Costas S. Tentas has brought tremendous increases in one of New Hampshire's most important revenue-producing sources, now, therefore be it

RESOLVED, by the House of Representatives, that the heartiest commendation be extended to Costas S. Tentas, together with the best wishes of the House of Representatives for his continued service to the state of New Hampshire as chairman of the liquor commission, and

RESOLVED, that the clerk of the House transmit this resolution to Chairman Tentas.

Rep. Howard spoke in favor of the resolution.

Rep. Daniell moved that HR 39 be laid upon the table.

A roll call was requested. Sufficiently seconded.

(Rep. French presiding)

YEAS 149 NAYS 176

YEAS 149

BELKNAP: Bordeaux, Bowler, Garv Dionne, Nighswander and Randall.

CARROLL: Chase and Towle.

CHESHIRE: Bayhutt, Close, Daniel Eaton, Eisengrein, Johnson, Lynch, Miller, Nims, Proctor, Margaret Ramsay, William Riley and Russell.

COOS: Bradley Haynes, Mayhew and Oleson.

GRAFTON: Chambers, Copenhaver, Corry, McIver, Pepitone, Rounds, Seely and Taffe.

HILLSBOROUGH: Aubut, Burkush, Compagna, Corser, Joseph Cote, Crotty, Catherine-Ann Dav, Dolbec, Donovan, Drewniak, Beverly Dupont, Nancy Gagnon, Gelinis, Guidi, Hall, Hendrick, Lefebvre, Armand Lemire, Morrison, Mulligan, Naro, Nemzoff-Berman, Plomaritis, Proulx, David Ramsay, Peter Ramsey, Reidy, Roy, Edward Smith, Leonard Smith, Stahl, James Sullivan, Rock Tremblay, Vachon, Wallace, Wallin, Eliot Ware, Welch, M. Arnold Wight and Zajdel.

MERRIMACK: Blakeney, Carroll, Daniell, Epstein, Holliday, Kidder, LaBranche, McLane, Nichols, Ralph, Selway, Stokes, Trachy, Rick Trombly, Underwood and Waters.

ROCKINGHAM: Aeschliman, Bishee, Butler, Cahill, Marilyn Campbell, Carpenito, Collins, Connors, Cotton, Dunfey, Beverly Gage, Carl Gage, Gibbons, Hoar, Jackson,

Jones, Kane, Keenan, Kozacka, Krasker, Leslie, LoFranco, Joseph MacDonald, Nelson, Newman, Pantelakos, Parolise, Peterson, Pevear, Pucci, Quimby, Rogers, Scamman, Freda Smith, Splaine, Stickney and Woinowski.

STRAFFORD: Ronald Chagnon, DeNafio, Donnelly, Drew, Gauvin, Charles Grassie, Dianne Herchek, James Herchek, Joos, McManus, Meader, Morrisette, Nadeau, Pine, Dennis Ramsey, Sackett, Schreiber, Donald Smith, Vaughan and Whitehead.

SULLIVAN: Edmund Belak, Brodeur, David Campbell, Sim Gray, LeBrun and Tucker.

NAYS 176

BELKNAP: Birch, Mansfield, Matheson and Sanders.

CARROLL: Roderick Allen, Desjardins, Dickinson, Howard, Keller, Kenneth MacDonald and Kenneth Smith.

CHESHIRE: Callahan, Crane, Jesse Davis, Frost, Galloway, Gordon, Kohl, Ladd, Moore, O'Connor, Scranton, Vrakatisis and Jean White.

COOS: Elmer Beaulac, Brungot, Burns, Chappell, Fortier, Guay, Horton, Theriault, Alcide Valliere, Willey, Wiswell and York.

GRAFTON: Aldrich, Ira Allen, Buckman, George Cate, Christy, Clark, Dearborn, Foster, LaMott, Logan, Low, Lowmes, Mann, McAvoy, Snell, Thomson, Walter and Andrew Ware.

HILLSBOROUGH: Ainely, Archambault, Baker, Emile Boisvert, Bosse, Carswell, Yvette Chagnon, Craig, L. Penny Dion, Joseph Eaton, Gabrielle Gagnon, Granger, Sal Grasso, Head, Heald, Howard Humphrey, Thomas Hynes, Jamrog, Kaklamanos, Karnis, Keefe, Labombard, Roland Lemire, Levesque, Lyons, Madigan, Marcoux, Mazur, McLaughlin, Milton Meyers, Morgan, Murray, Nardi, Odell, Pappas, Aime Paradis, Peter Paradis, Perkins, Peters, Podles, Polak, Record, Silva, Soucy, Van Loan, Weaver, Emma Wheeler, Kenneth Wheeler, Robert Wheeler and James J. White.

MERRIMACK: Allgever, Avles, Bellerose, Bibbo, Bodi, Laurent Boucher, John Cate, Clements, Colby, Hill, James Humphrey, Locke, Packard, Paire, Plourde, Randlett, Doris Riley, William Roberts, Shepard, Stio, Stockman and Wiviott.

ROCKINGHAM: Benton, Blake, William Boucher, Patricia Cote, Robert Day, Ellyson, Felch, Flanagan, Joseph Flynn, Gould, Greene, Griffin, Hartford, Roger King, Landry, Lovejoy, McEachern, Norman Myers, Newell, Parr, Schwane, Skinner, Stimmell, Sytek, Tavitian, Tufts, Vartanian, Warburton, Helen Wilson, Wolfson and Woodman.

STRAFFORD: Burchell, Canney, Farnham, Gosselin, Lessard, Prav, Preston, Robinson, Tripp and Valley.

SULLIVAN: Burrows, Cutting, D'Amante,

Domini, Palmer, Spanos, Spaulding, Townsend and Wiggins, and the motion lost.

NAYS 134

Question being on the adoption of the resolution.

Reps. James J. White, Bodi, Griffin and Parr spoke in favor of the resolution.

Reps. Peterson and Daniell spoke against the resolution.

Reps. Newman and Tucker spoke to the resolution.

The previous question was moved.

Sufficiently seconded. Adopted.

A roll call was requested. Sufficiently seconded.

(Rep. French presiding)

YEAS 173 NAYS 134

YEAS 173

BEUKNAP: Birch, Matheson and Sanders.

CARROLL: Desjardins, Dickinson, Howard, Keller, Kenneth MacDonald and Kenneth Smith.

CHESHIRE: Baybutt, Callahan, Close, Crane, Jesse Davis, Galloway, Gordon, Kohl, Ladd, Miller, Moore, O'Connor, Scranton, Vrakatis and Jean White.

COOS: Elmer Beaulac, Brungot, Burns, Horton, George Lemire, Theriault, Alcide Valliere, Willey, Wiswell and York.

GRAFTON: Aldrich, Ira Allen, Buckman, George Cate, Christy, Clark, Dearborn, Foster, LaMott, Logan, Low, Lowmes, Mann, McAvoy, Snell, Thomson, Walter and Andrew Ware.

HILLSBOROUGH: Ainley, Aubut, Emile Boisvert, Wilfrid Boisvert, Carswell, Yvette Chagnon, Joseph Cote, Craig, Donovan, Gabrielle Gagnon, Nancy Gagnon, Granger, Sal Grasso, Head, Heald, Howard Humphrey, Thomas Hynes, Jamrog, Kaklamanos, Karnis, Keefe, Labombarde, Roland Lemire, Levesque, Madigan, Mazur, McLaughlin, Morgan, Murray, Odell, Pappas, Aime Paradis, Peter Parady, Perkins, Podles, Polak, Peter Ramsey, Silva, Leonard Smith, Soucy, Van Loan, Wallace, Eliot Ware, Weaver, Emma Wheeler, Kenneth Wheeler, Robert Wheeler and James J. White.

MERRIMACK: Allgeyer, Ayles, Bellerose, Bibbo, Bodi, John Cate, Clements, Hill, James Humphrey, Kidder, Locke, Packard, Paire, Plourde, Randlett, Doris Rilev, William Roberts, Shepard, Stio, Stockman and Wiviott.

ROCKINGHAM: Benton, Bisbee, William Boucher, Marilyn Campbell, Connors, Patricia Cote, Robert Dav, Ellyson, Felch, Flanagan, Joseph Flynn, Gould, Griffin, Hartford, Kashulines, Roger King, Landry, Lovejoy, McEachern, Norman Myers, Nelson, Newell, Parr, Quimby, Schmidtchen, Schwaner, Skinner, Stimmell, Sytek, Tavitian, Tufts, Vartanian, Helen Wilson and Wolfson.

STRAFFORD: Canney, Donnelly, Farnham, Gosselin, Lessard, Pray, Preston and Tripp.

SULLIVAN: Burrows, Cutting, D'Amante, Domini, Palmer, Spanos, Spaulding, Townsend, Tucker and Wiggins.

RELKNAP: Rordeau, Carv Dionne and Randall.

CARROLL: Roderick Allen and Towle.

CHESHIRE: Daniel Eaton, Eisengrein, Lynch, Nims, Proctor, Margaret Ramsay, William Rilev, Russell.

COOS: Bouchard, Chappell, Guav, Bradley Haynes, Mavhew and Oleson.

GRAFTON: Copenhaver, Crory, McIver, Pepitone, Rounds, Seely and Taffe.

HILLSBOROUGH: Archambault, Baker, Burkush, Compagna, Corser, Crotty, Catherine-Ann Day, L. Penny Dion, Drewniak, Beverly Dupont, Joseph Eaton, Celinas, Guidi, Hall, Hardy, Hendrick, Lefebvre, Armand Lemire, Marcoux, Milton Meyers, Morrison, Mulligan, Nemzoff-Berman, Peters, Plomaritis, Proulx, Record, Reidy, Roy, Edward Smith, Stahl, James Sullivan, Rock Tremblay, Vachon, Wallin, Welch, M. Arnold Wight and Zaidel.

MERRIMACK: Blakeney, Carroll, Colby, Daniell, Epstein, LaBranche, Nichols, Ralph, Selway, Stokes, Trachy, Rick Trombly and Underwood.

ROCKINGHAM: Aeschliman, Blake, Butler, Cahill, Carpenito, Collins, Cotton, Dunfey, Beverly Gage, Carl Gage, Gibbons, Greene, Hoar, Jones, Kane, Keenan, Kozacka, Krasker, Leslie, LoFranco, Joseph MacDonald, Newman, Pantelakos, Parolise, Peterson, Pevear, Pucci, Rogers, Scamman, Freda Smith, Splaine, Stickney.

STRAFFORD: Burchell, Ronald Chagnon, DeNafio, Drew, Gauvin, Charles Grassie, Dianne Herchek, James Herchek, Joos, McManus, Morrisette, Nadeau, Pine, Dennis Ramsey, Sackett, Schreiber, Donald Smith, Vallev, Vaughan and Whitehead.

SULLIVAN: Edmund Belak, Brodeur, David Campbell, Sim Gray and LeBrun, and the resolution was adopted.

SENATE MESSAGE CONCURRENCE

HCR 16, memorializing Nathan A. Tirrell.

Rep. Lyons moved that all bills laid upon the table, be removed from the table and reported Inexpedient to Legislate.

Adopted.

TABLED BILLS FOUND INEXPEDIENT

HB 151, relative to security deposits for residential customers of public utilities.

HB 170, increasing the minimum age for purchase, sale and consumption of alcoholic beverages to 21 years.

HB 263, increasing the minimum age for purchase, sale and consumption of alcoholic beverages to 19 years.

HB 349, increasing the mandatory retirement age for group II members of the New Hampshire retirement system from 65 to 70.

HB 358, making an appropriation for a permanent motor vehicle substation in the city of Rochester.

HB 451, relative to greyhound and harness racing pari-mutuel betting.

HB 755, prohibiting state funding of abortions.

HB 816, repealing the law that exempts the department of employment security from the right to know law.

HR 11, to apply to congress of the United States to call a convention to propose an amendment to protect the lives of the unborn.

SB 47, providing for a 3 day hunting season for moose.

SB 70, relative to the preparation and processing of the state judicial branch.

SB 147, relative to reserving slots in optometric schools for New Hampshire residents and making an appropriations therefor.

SB 156, authorizing towns with a population of 1,000 or less to operate an open burning dump.

The Subcommittee on Resolutions and Screening having approved its admittance, Reps. French and Chambers offered the following:

HOUSE RESOLUTION NO. 37

commending the Sergeant-at-Arms and his staff.

WHEREAS, the Sergeant-at-Arms and the members of his staff have worked throughout the session to insure that the legislative process runs smoothly, and

WHEREAS, this job has meant starting work very early in the morning and finishing very late at night on many occasions, and

WHEREAS, the Sergeant-at-Arms and the members of his staff are always most courteous and helpful to the members of the legislature, the legislative staff and members of the general public, now therefore be it

RESOLVED, that the members of the House of Representatives do hereby extend our congratulations on a job well done and our appreciation and thanks to:

Sergeant-at-Arms: Warren W. Leary, Jr.
Administrative Assistant: Marjorie Colburn

Security Officers: Max Butterfield, Elwin Graves, A. Kenneth Hambleton, Kenneth Hayward, Kenneth Hoadley, Leslie B. Menzies and John Snow

Receptionists: Lois Lichty and Catherine Wescott

Legislative Assistants: Edward Currier and Albert Gauthier

Pages: Kimberly Coronis, Maureen Estabrook and Jerry Voth

Sound System Operator: Carl Moulton

AND BE IT FURTHER RESOLVED, that a suitable copy of this resolution be presented to the Sergeant-at-Arms for permanent display in his office.

Adopted unanimously.

SUSPENSION OF RULES

Rep. Tucker moved that the Rules be so far suspended as to permit consideration at the present time of HR 36, relative to the authority of House committees to act in the interim, without hearing, notice in the calendar and committee report.

Adopted by the necessary two-thirds.

HOUSE RESOLUTION NO. 36

relative to the authority of House committees to act in the interim.

WHEREAS, the General Court is vested by Article 2 of the New Hampshire Constitution with the Supreme Legislative power, and

WHEREAS, each permanent standing committee of the General Court is authorized by RSA 17-D "to maintain a continuous review of state agencies concerned with the subject area, the performance of the functions of government within each subject area ...", and

WHEREAS, the authority to review the performance of state agencies can be effectively exercised only if legislators possess full, accurate and timely information regarding the operation of those agencies, and

WHEREAS, legislative committees have from time to time found it necessary to have available to them an effective means to compel testimony necessary for the thorough consideration of questions before them, and

WHEREAS, the experience of the House committee established in 1976 to investigate the matter of auto title fraud and the 1978 committee to investigate the state manpower program indicates the importance of providing legislative committees with the essential investigative tool of legislative subpoena power, now, therefore be it

RESOLVED, by the House of Representatives, that House committees shall have full authority to administer oaths and to compel, by majority vote of the committee and with the concurrence of the Speaker of the House, the attendance of witnesses in the production of documents; and any person who fails to honor a subpoena so issued shall be guilty of legislative contempt, and be it further

RESOLVED, by the House of Representatives that the said committee shall, with the concurrence of the Speaker of the House, have authority to retain and compensate counsel using any funds available in the Line Item "House of Representatives - Legal Services and Consultants;" and the House subcommittee for Legislative Management of the Legislative Facilities Committee is hereby authorized to transfer to said line item funds from any other House account not otherwise encumbered, and be it further

RESOLVED, that the Legislative Budget Assistant is directed to provide stenographic services for such proceedings, at the request of the committee conducting them and with the concurrence of the Speaker of the House.

The Assistant Clerk read the resolution. Rep. Tucker spoke to the resolution. Adopted.

SUSPENSION OF RULES

Rep. Bowler moved that the Rules be so far suspended as to permit consideration at the present time of HR 40, memorializing the New Hampshire Public Utilities Commission regarding full and timely re-evaluation of Seabrook Station, without hearing, notice in the calendar and committee report.

Rep. Wiggins moved that HR 40 be laid upon the table.

A roll call was requested. Sufficiently seconded.

(Rep. French presiding)
YEAS 218 NAYS 104
YEAS 218

BELKNAP: Birch, Bordeau, Matheson and Sanders.

CARROLL: Chase, Desjardins, Dickinson, Heath, Howard, Keller, Kenneth MacDonald, Kenneth Smith and Towle.

CHESHIRE: Baybutt, Callahan, Close, Crane, Daniel Eaton, Eisengrein, Ernst, Calloway, Gordon, Johnson, Kohl, Moore, Nims, O'Connor, Scranton, Vrakatitsis and Jean White.

COOS: Elmer Beaulac, Brungot, Burns, Chappell, Guay, Horton, George Lemire, Theriault, Millev, Wiswell and York.

GRAFTON: Aldrich, Ira Allen, Buckman, George Cate, Christy, Clark, Foster, LaMott, Logan, Low, Lowmes, Mann, McAvoy, Rounds, Seely, Snell, Thomson, Walter and Andrew Ware.

HILLSBOROUGH: Ainlev, Archambault, Aubut, Emile Boisvert, Wilfrid Boisvert, Bosse, Carswell, Yvette Chagnon, Compagna, Craig, L. Penny Dion, Dolbec, Donovan, Beverly Dupont, Joseph Eaton, Gabrielle Gagnon, Nancy Gagnon, Granger, Sal Grasso, Hardy, Heald, Hendrick, Howard Humphrey, Thomas Hynes, Jamrog, Kaklamanos, Karnis, Lahombarde, Lefebvre, Roland Lemire, Levesque, Lvons, Madigan, Marcoux, Mazur, McLaughlin, Milton Meyers, Morgan, Murrav, Naro, Odell, Peter Parady, Perkins, Peters, Podles, Polak, Proulx, David Ramsay, Record, Reidy, Roy, Silva, Soucy, James Sullivan, Vachon, Van Loan, Eliot Ware, Weaver, Welch, Emma Wheeler, Kenneth Wheeler, Robert Wheeler, M. Arnold Wight and Zaidel.

MERRIMACK: Allgever, Ayles, Bellerose, Bibbo, Rodi, Laurent Boucher, John Cate, Clements, Colby, Hill, James Humphrey, Kidder, LaBranche, Locke, Nichols, Packard, Paire, Plourde, Randlett, Doris Riley, William Roberts, Selway, Shepard, Gerald Smith, Stio, Stockman and Wiviott.

ROCKINGHAM: Benton, Bisbee, Blake, William Boucher, Cahill, Carpenito, Connors, Patricia Cote, Robert Day, Ellyson, Felch, Flanagan, Joseph Flynn, Beverly Gage, Gibbons, Gould, Griffin, Hoar, Jones, Kane, Kashulines, Keenan, Roger King, Kozacka, McEachern, Norman Myers, Nelson, Newell, Parolise, Peterson, Quimby, Scamman, Schmidtchen, Skinner, Freda Smith, Splaine,

Stickney, Stimmell, Sytek, Tavitian, Warburton, Helen Wilson and Wolfson.

STRAFFORD: Cannev, Drew, Farnham, Gauvin, Cosselin, Hebert, Joos, Meader, Nadeau, Prav, Preston, Sackett and Donald Smith.

SULLIVAN: Brodeur, Burrows, David Campbell, Cutting, D'Amante, Sim Gray, LeBrun, Palmer, Spaulding, Tucker and Wiggins.

NAYS 104

BELKNAP: Bowler, Cary Dionne, Nighswander and Randall.

CARROLL: Roderick Allen.

CHESHIRE: Jesse Davis, Ladd, Lynch, Miller, Proctor, Margaret Ramsay, William Riley and Russell.

COOS: Rouchard, Fortier, Bradley Haynes, Mayhew and Alcide Valliere.

GRAFTON: Chamber, Copenhaver, Crory, Dearborn, McIver and Pepitone.

HILLSBOROUGH: Baker, Boyer, Burkush, Corser, Joseph Cote, Catherine-Ann Dav, Celinas, Hall, Head, Keefe, Armand Lemire, Morrison, Mulligan, Nardi, Nemzoff-Berman, Pappas, Plomaritis, Peter Ramsey, Edward Smith, Leonard Smith, Stahl, Rock Tremblay and Wallace.

MERRIMACK: Blakenev, Carroll, Daniell, Epstein, Holliday, McLane, Ralph, Stokes, Trachv, Rick Tromblv and Waters.

ROCKINGHAM: Aeschliman, Butler, Marilyn Campbell, Collins, Cotton, Dunfey, Carl Gage, Greene, Hartford, Jackson, Krasker, Landrv, Leslie, LoFranco, Lovejoy, Joseph MacDonald, Pantelakos, Parr, Pevear, Pucci, Rogers, Schwaner, Tufts, Vartanian, Woinowski and Woodman.

STRAFFORD: Burchell, Ronald Chagnon, DeNafio, Donnelly, Charles Grassie, Dianne Herchek, James Herchek, Lessard, McManus, Morrisette, Pine, Dennis Ramsey, Robinson, Schreiber, Tripp, Vallev, Vaughan and Whitehead.

SULLIVAN: Edmund Belak and Townsend, and HR 40 was laid upon the table.

SUSPENSION OF JOINT RULES

Rep. Plourde moved that the Joint Rules be so far suspended as to permit the introduction of a House Bill after the deadline, spoke to his motion and yielded to questions.

Rep. Tucker spoke against the motion. Rep. Nardi moved that further consideration of Suspension of Joint Rules be laid upon the table.

Adopted.

The Subcommittee on Resolutions and Screening having approved its admittance, Rep. Newman offered the following:

HOUSE RESOLUTION NO. 38

commending all commissioners
and department heads.

WHEREAS, all commissioners and
department heads have served the state for
many years, and

WHEREAS, many commissioners and
department heads have served during the
administrations of many governors,
irrespective of political party affiliation,
and

WHEREAS, no commissioner or department
head excels in performance beyond that of
any other, and

WHEREAS, many commissioners and
department heads have been honored for their
outstanding performance by their peers, now,
therefore be it

RESOLVED, by the House of
Representatives, that the heartiest
commendation be extended to all
commissioners and department heads together
with the best wishes of the House of
Representatives for their continued service
to the state of New Hampshire, and

RESOLVED, that the clerk of the House
transmit this resolution to all
commissioners and department heads.

The Assistant Clerk read the resolution.

Rep. Bodi moved that further
consideration of HR 38 be laid upon the
table.

A roll call was requested. Sufficiently
seconded.

(Rep. French presiding)
YEAS 157 NAYS 155
YEAS 157

BELKNAP: Birch; Matheson and Sanders.

CARROLL: Chase, Keller, Kenneth Smith and
Towle.

CHESHIRE: Baybutt, Callahan, Crane, Gordon,
Johnson, Kohl, Ladd, Moore and O'Connor.

COOS: Elmer Beaulac, Brungot, Burns,
Chappell, Fortier, Horton, George Lemire,
Theriault, Alcide Valliere, Wiswell and York.

GRAFTON: Ira Allen, George Cate, Dearborn,
Foster, LaMott, Logan, Low, Lowmes, Mann,
McAvoy, Pepitone, Snell, Thomson, Ward and
Andrew Ware.

HILLSBOROUGH: Archambault, Aubut, Baker,
Emile Boisvert, Wilfrid Boisvert, Bosse,
Carswell, Yvette Chagnon, Joseph Cote,
Craig, Nancy Gagnon, Granger, Sal Grasso,
Heald, Howard Humphrey, Thomas Hynes,
Jamrog, Kaklamanos, Karnis, Labomharde,
Roland Lemire, Lyons, Madigan, Marcoux,
Mazur, Milton Meyers, Morgan, Murray, Naro,
Odell, Peter Parady, Perkins, Podles, Polak,
David Ramsay, Silva, Van Loan, Wallace,
Eliot Ware, Weaver, Emma Wheeler, Kenneth
Wheeler and Robert Wheeler.

MERRIMACK: Allgever, Avles, Bellerose,
Bibbo, Bodi, John Cate, Clements, Colbv,
Hill, James Humphrey, Kidder, Locke,
Packard, Ralph, Randlett, Doris Rilev,

William Roberts, Gerald Smith, Stockman and
Waters.

ROCKINGHAM: Benton, William Boucher,
Marilyn Campbell, Robert Dav, Ellvson,
Felch, Flanagan, Joseph Flynn, Gibbons,
Gould, Griffin, Hartford, Roger King,
Landry, McEachern, Norman Myers, Nelson,
Newell, Parr, Peterson, Rogers, Scamman,
Schmidtchen, Schwaner, Skinner, Stimmell,
Sytek, Tavitian, Tufts, Helen Wilson,
Wolfsen and Woodman.

STRAFFORD: Canney, Gauvin, Gosselin, Joos,
Lessard, Prav, Preston, Donald Smith and
Tripp.

SULLIVAN: Burrows, Cutting, D'Amante,
Domini, Sim Gray, LeBrun, Palmer, Spaulding,
Townsend, Tucker and Wiggins.

NAYS 155

BELKNAP: Bordeau, Bowler, Garv Dionne,
Nighswander and Randall.

CARROLL: Roderick Allen, Desjardins,
Dickinson and Kenneth MacDonald.

CHESHIRE: Close, Jesse Davis, Daniel Eaton,
Fisengrein, Ernst, Galloway, Lynch, Miller,
Nims, Proctor, Margaret Ramsay, William
Riley, Russell, Scranton, Vrakatitsis and
Jean White.

COOS: Bouchard, Guav, Bradley Haynes,
Mawhew, Oleson and Willev.

GRAFTON: Aldrich, Buckman, Chambers,
Christy, Clark, Copenhaver, McIver, Rounds,
Seely and Walter.

HILLSBOROUGH: Ainlev, Burkush, Compagna,
Corser, Catherine-Ann Dav, Donovan, Joseph
Eaton, Gelinis, Hall, Hendrick, Keefe,
Lefebvre, Armand Lemire, Levesque,
McLaughlin, Morrison, Mulligan,
Nemzoff-Berman, Pappas, Peters, Plomaritis,
Proulx, Peter Ramsev, Record, Reidy, Roy,
Edward Smith, Leonard Smith, Soucv, Stahl,
James Sullivan, Rock Tremblay, Vachon, Welch
and Zaidel.

MERRIMACK: Blakeney, Carroll, Daniell,
Epstein, Holliday, LaBranche, Paire, Selway,
Shepard, Stio, Stokes, Trachy, Rick Trombly,
Underwood and Wiviott.

ROCKINGHAM: Aeschliman, Bishee, Blake,
Butler, Cahill, Carpenito, Collins, Connors,
Patricia Cote, Cotton, Dunfee, Beverly Gage,
Carl Gage, Greene, Hoar, Jackson, Jones,
Kane, Kashulines, Keenan, Kozacka, Krasker,
Leslie, LoFranco, Lovejoy, Joseph MacDonald,
Newman, Pantelakos, Parolise, Pevear, Pucci,
Quimby, Freda Smith, Splaine, Stickney,
Vartanian, Warburton and Woinowski.

STRAFFORD: Burchell, Ronald Chagnon,
DeNafio, Donnelly, Drew, Farnham, Charles
Grassie, Hebert, Dianne Hercheke, James
Hercheke, McManus, Meader, Morrisette,
Nadeau, Pine, Dennis Ramsev, Robinson,
Sackett, Schreiber, Vallev, Vaughan and
Whitehead.

SULLIVAN: Edmund Belak, Brodeur, David Campbell and Spanos, and HR 38 was laid upon the table.

Rep. Hardy notified the Clerk that he wished to be recorded against HR 38.

UNANIMOUS CONSENT

Rep. Warburton addressed the House under unanimous consent as follows:

Rep. Gosselin addressed the House under unanimous consent.

LET'S GET RID OF "THE GIRL"

Wouldn't 1979 be a great year to take one giant step forward for womankind and get rid of "the girl?"

Your attorney says "If I'm not here just leave it with the girl."

The purchasing agent says, "Drop off your bid with the girl."

A manager says, "My girl will get back to your girl."

What girl?

Do they mean Miss Rose?

Do they mean Ms. Torres?

Do they mean Mrs. McCullough?

Do they mean Joy Jackson?

"The girl" is certainly a woman when she's out of her teens.

Like you, she has a name.

Use it. (Wall Street Journal)

Rep. Woodman moved that Rep. Gosselin's remarks be printed in the Journal.

Adopted.

The Joint Committee on Rules offered the following amendment to the Joint Rules.

Amendment

Insert after Joint Rule 5 the following new paragraph:

Joint Rule 5-A

Any bill or resolution which would have a fiscal impact on the revenues, expenditures, or fiscal liability of the state or any of its subdivisions shall not be introduced unless there is attached thereto a fiscal note prepared in accordance with the procedures stipulated in RSA 14:44-47

Rep. Quimby spoke in favor of the amendment and yielded to questions.

Rep. Chambers spoke in favor of the amendment.

Amendment adopted by the necessary two-thirds.

UNANIMOUS CONSENT

Rep. Wilfrid Boisvert addressed the House under unanimous consent.

Rep. Lyons moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading be read a third time by this motion, and that all titles of bills be the same as

adopted, and that they be passed at the present time, and that the House stand in recess for the purpose of enrolling reports only, and when the House adjourns, it adjourns to the call of the Chair.

Adopted.

RECFSS

Rep. Lyons moved that the House adjourn.

Adopted.

INTERIM STUDY BILLS AND APPOINTMENTS

HB 91 (Chapter 350, Laws of 1979), prohibiting the storage or disposal or both of radioactive waste within the state and coastal jurisdiction of the state. (Joint Committee on Radioactive Waste).

Rep. M. Arnold Wight (Chairman of House Committee on Science and Technology)

Reps. John Mazur, Clifford W. Birch and Edward F. Smith (appointed by the Speaker)

Sens. William E. Sanborn, Ward B. Brown, Robert F. Preston and Robert B. Monier (appointed by the President)

Policy shall be articulated in a joint resolution to be introduced in the 1981 session with suggested legislation to implement said policy.

HB 91 (Chapter 350, Laws of 1979), prohibiting the storage or disposal or both of radioactive waste within the state and coastal jurisdiction of the state. (Task Force on Radioactive Waste Management).

Hugh J. Gallen (Governor)

Richard M. Flynn (Commissioner of Safety), executive secretary of Task Force

John A. Clements (Commissioner of Public Works and Highways)

Edgar J. Helms (Commissioner of Health and Welfare)

Rep. M. Arnold Wight (appointed by the Speaker)

Sen. Robert B. Monier (appointed by the President)

HB 118 (Chapter 67, Laws of 1979), creating the New Hampshire national guard scholarship fund.

Lt. Col. Maurice Buttrick (designee of Adjutant General)

Charles Green (designee of Commissioner of Education)

Mrs. Deanie C. Reinhardt, E. Derry (appointed by the Governor)

Rep. Irvin H. Gordon (appointed by the Speaker)

Sen. William Sanborn (appointed by the President)

HB 126, relative to changing the date for notifying certain teachers concerning their renomination for the next school year.
House Education

HB 134, relative to certain public utility companies establishing future credit accounts to reimburse customers for payment of certain surcharges.

House Commerce and Consumer Affairs

HB 138, relating to liability for expenses incurred in court ordered placement of children.

Senate Finance

HB 158 (Chapter 353, Laws of 1979), relative to reserving slots in veterinary, medical and optometric schools for New Hampshire residents and making an appropriation therefor.

(Special Committee; Program Evaluation)
House Education Committee
Senate Education Committee

Report findings to both houses no later than October 31, 1980.

HB 204, establishing centralized microfilming for the state and making an appropriation therefor.

House Executive Departments and Administration

HB 226, increasing the road toll on motor fuel and fuel other than motor fuel with such proceeds going to a highway maintenance fund.

House Ways and Means

HB 251, authorizing arbitration in the resolution of public employee labor relations' disputes.

House Labor, Human Resources and Rehabilitation

HB 265, establishing a department of animal rights and welfare and making an appropriation therefor.

House Executive Departments and Administration

HB 270, giving municipalities the option to designate certain areas within their jurisdiction as critical and to permit development therein when in accordance with protective standards.

House Environment and Agriculture

HB 272, relative to the transfer of prison guards at county jails and houses of correction from group I to group II of the New Hampshire retirement system.

Senate Finance

HB 277, relative to the relationship between nonprofit health service corporations and health care service providers.

Senate Insurance

HB 279, providing for the disposal of personalty from state agency storage rooms.

House Statutory Revision

HB 294, requiring businesses to post their refund policy.

House Commerce and Consumer Affairs

HB 341, concerning impartial presentations of certain materials in schools.

House Education

HB 377, making an appropriation for the establishment of programs for industrial engineering technologists and computer engineering technologists.

House Science and Technology

HB 382 (Chapter 364, Laws of 1979), amending the workmen's compensation law and making an appropriation therefor. (Advisory Council)

Robert M. Duvall (Commissioner of the Department of Labor)
 Francis E. Whaland (Insurance Commissioner)
 Rep. Patricia M. Skinner (appointed by the Speaker)
 Sen. Louis E. Bergeron (appointed by the President)
 3 persons appointed by the Governor and Council:
 1 representing the interests of management
 1 representing the interests of labor
 Walter H. Rand, Manchester

Terms of legislative members shall be concurrent with terms of office.

HB 387 (Chapter 495, Laws of 1979, establishing the New Hampshire crime commission and establishing a statistical analysis center in the office of the attorney general.

Ex officio members:

Thomas D. Rath (Attorney General)
 Richard M. Flynn (Commissioner of Safety)
 Everett I. Perrin (Warden of State Prison)
 John J. Sheridan (Superintendent of Youth Development Center)

3 members of Judiciary nominated by Chief Justice of Supreme Court and appointed by Governor and Council

Justice David A. Brock (from court of last resort)
 Justice David L. Souter (from trial court)
 George Pappagianis (judicial administrator)

Rep. Stuart D. Trachy (appointed by the Speaker)
 Sen. Robert B. Monier (appointed by the President)

20 remaining in accordance with Omnibus Crime Control and Safe Streets Act of 1968, as amended.

HB 391 (Chapter 269, Laws of 1979), relative to the recodification of the unemployment compensation laws.

2 members appointed by the Unemployment Compensation Advisory Council:

Thomas J. Pitarys, Nashua (representing interests of employers)
 Robert S. Mercer, Nashua (representing interests of employees)

Rep. Kenneth H. Gould (appointed by the Speaker)
 Sen. Louis E. Bergeron (appointed by the President)
 Atty. Raymond J. Kelly, Weare (appointed by the Governor and Council.

Study to be completed and proposed recodification in bill form by November 1980, for legislative action by the 1981 session.

HB 395, to eliminate state-wide library borrowers' cards.
 House State Institutions

HB 396, relative to the library development program and making an appropriation therefor.
House State Institutions

HB 400, relative to the reorganization of the water resources board to include the development and promotion of energy resources and to rename such board as the water resources and energy authority.
House Resources, Recreation and Development

HB 428, mandating certain criteria to be utilized by the water supply and pollution control commission in approving percolation tests, secondary filtration and purification capacity. (amended)
Senate Development, Recreation and Environment

HB 431, relative to supplying of generic drugs by pharmacists.
House Health and Welfare

HB 434, relative to a land gains tax.
House Ways and Means

HB 436, revising the limit of town deposits and allowing for secured deposits in excess of the 20 day limitation.
Senate Public Affairs

HB 442, relative to neglected children in foster care.
Senate Public Institutions, Health and Welfare

HB 455 (Chapter 405, Laws of 1979), establishing a committee to recodify the motor vehicle laws (Title XXI) and making an appropriation therefor.

Reps. K. Michael Tavitian, Irvin H. Gordon and Elmer H. York
(appointed by the Speaker)
Sens. Andrew W. Poulsen, Edith B. Gardner and Laurier Lamontagne
(appointed by the President)
Earl M. Sweeney, Deputy Commissioner of Safety (James P. Hargrove, alternate)
Eileen Foley, Director of Civil Defense

In addition an advisory panel consisting of non-voting representatives appointed by the chief executive officer of each of the following organizations:

American Automobile Association - Robert Hoddeson
New Hampshire Safety Council - Richard H. Clough, Concord
Traffic Safety Commission - James R. Bucknam, Bow
Highway Safety Agency - Burton E. Nichols, Concord
New Hampshire Association of Chiefs of Police - Edward Garone, Derry
New Hampshire Highway Users Conference - Russell McCleery, Chichester
Department of Public Works and Highways - Associate Commissioner John T. Flanders
Administrative Committee of the District and Municipal Courts - Judge David Huot, Laconia
Proposed recodification in draft form by December 1980 and ready to submit for legislative action by the 1981 session of the General Court.

HB 457 (Chapter 468, Laws of 1979), relative to a study of automatic escalating cost of living increases within the New Hampshire retirement system.

Sens. D. Alan Rock, Louis E. Bergeron and Vesta M. Roy
(appointed by the President)

Reps. Margaret A. Ramsay, L. Penny Dion and David J. Farnham
(appointed by the Speaker)

Study shall be presented to the Speaker and President on or
before Jan. 1, 1981

HB 458, concerning political campaign financing.
House Statutory Revision

HB 459, to create a state district court system with full time
judges, clerks and other personnel as a state supported court and
making an appropriation therefor.
House Judiciary

HB 461, relative to the sale of wine.
House Regulated Revenues

HB 462, relative to public guardians, and making an
appropriation therefor.
Senate Public Institutions, Health and Welfare and Finance

HB 463, extending the Laconia by-pass to the Weirs in lieu of
take over by state of the Weirs boulevard and making an
appropriation therefor.
House Public Works

HB 467, to establish the detoxification and rehabilitation of
alcoholics program within the office of substance abuse and
establishing a fund therefor. (Amended)
House Health and Welfare

HB 468, concerning political expenditures, advertising and
contributions in elections not covered by RSA 70.
House Statutory Revision

HB 471, relative to establishing a driver alcohol retraining
program and making an appropriation therefor.
House Transportation

HB 483 (Chapter 472, Laws of 1979), relative to the commission
on children and youth and making an appropriation therefor and
relative to issuing New Hampshire birth certificates to foreign-born
children adopted in this state.

12 members, each person known for professional competence or
experience relating to needs of children and youth, appointed by
Governor and Council (term of 4 years): Elsie Robertson, Keene;
Norman E. Freedman, Portsmouth; Nancy Marro, Littleton, Aaron A.
Harkaway, Nashua; N. Eric. Elbot, Hampton; Cindy Clerk, Plymouth and
Patti Blanchette, Newmarket. (5 others yet to be appointed)

Sen. James R. Splaine (appointed by the President)
Rep. Judith M. Stahl (appointed by the Speaker)
7 persons in a non-voting advisory capacity:
Dr. Maynard H. Mires (Director of Public Health Services)

Dr. Gary E. Miller (Director of Mental Health and Developmental Services)

Director of Welfare or his designee

Robert Kennedy (designee of Commissioner of Education)

John A. King (Director of the Department of Probation)

2 New Hampshire residents between 15 and 21 years of age, who are or have been recipients of social services, to be appointed for a term of 2 years by the Governor and Council.

HB 489, relative to the health and welfare advisory commission. House Health and Welfare

HB 490 (Chapter 406, Laws of 1979), establishing an advisory committee on mental health funding and establishing an oversight committee for a New Hampshire hospital and Glencliff home for the elderly study.

Sens. Vesta M. Roy and John H. McLaughlin (appointed by the President)

Reps. Theodora P. Nardi and Esther R. Nighswander (appointed by the Speaker)

David Stahl, DMD, Manchester; Henry Wolstat, MD, Rye (selected by the Governor)

David Pepin, Contoocook; Dr. Nicholas Verven, Manchester, and Francis Silvestri, Keene (representatives from the Council of Community Mental Health Agencies including one executive director, one business manager and one board president, not from the same agency)

Raymond Burton, Woodsville (appointed by New Hampshire Association for Mental Health)

Report from Committee and Director of Mental Health shall present report and recommendations to the General Court not later than Jan. 1, 1981

HB 490 (Chapter 406, Laws of 1979), establishing an advisory committee on mental health funding and establishing an oversight committee for a New Hampshire hospital and Glencliff home for the elderly study.

Reps. Milton A. Cate and William A. Riley (appointed by the Speaker)

Sens. Raymond K. Conley and Ralph D. Hough (appointed by the President)

David E. Tardif, Concord; Ellen Sheridan, Concord (appointed by the Governor)

Dr. Gary E. Miller (Director of Mental Health)

Edgar J. Helms (Commissioner of Health and Welfare)

Oversight Committee shall supervise the preparation of a report by the consulting firm, in consultation with the Division of Mental Health, including the findings, conclusions and resulting recommendations from the study. Report shall be presented to the General Court not later than Jan. 1, 1981.

HB 492, providing for an occupational safety and health act for public employees. (Amended)
House Labor, Human Resources and Rehabilitation

HB 494, relative to the inspection of custom slaughter houses and making an appropriation therefor.
Senate Public Affairs and Finance

HB 496 (Chapter 475, Laws of 1979), creating a committee to review and evaluate the planning and service functions of sub-state regional organizations and districts and making an appropriation therefor.

Reps. Stanley H. Williamson, Joan M. Schreiber and Paul G. Meader (appointed by the Speaker)

Sens. Robert B. Monier, Louis E. Bergeron and Ward B. Brown (appointed by the President)

Frank Dierauf, Jr., Greenfield (appointed by the New Hampshire Association of Regional Planning Commissions)

Frederick King, Colebrook (appointed by the New Hampshire Association of Counties)

Oliver Nelson, Jackson (appointed by the New Hampshire Municipal Association)

Ronald F. Poltak (Director of the Office of State Planning)

Owen Durgin, Durham (appointed by the President of the University of New Hampshire)

Lewis Feldstein, Keene (President of the New Hampshire Social Welfare Council)

David Rogers, Concord; Martha Solow, Hampton and Jeff Milne, New London (appointed by the Governor)

Final report shall be provided to the Legislature on or before Jan. 15, 1981

HB 498 (Chapter 476, Laws of 1979), establishing a commission to develop a statewide water supply policy and a comprehensive plan for the management of water supply demands and resources and making an appropriation therefor.

Sens. Raymond K. Conley, Louis E. Bergeron and William E. Sanborn (appointed by the President)

Reps. Philip C. Heald, Elizabeth R. Ladd and Nancy R. Gagnon (appointed by the Speaker)

Gordon L. Byers, (Chairman of the Water Resources Research Center of the University of New Hampshire)

Ronald F. Poltak (Director of the Office of State Planning)

George M. McGee (Chairman of the Water Resources Board)

Robert J. Hill (Chairman of the Water Supply and Pollution Control Commission)

Justice Warren E. Waters Bow (appointed by the Chief Justice of the Supreme Court)

Theodore Natti (appointed by the Chairman of the Council on Resources and Development)

James Jeffers Page, Pike; Fred Hale, Merrimack and Frank DeNormandie, Laconia (appointed by the Governor and Council)
Commission to select chairman at its first meeting.

Commission to submit its findings and recommendations in the form of a report, together with drafts of legislation necessary to carry its recommendations into effect, on or before Jan. 15, 1981 to the General Court

HB 499, providing economic incentives for consumers to return used beverage containers and to encourage the recycling of same; establishing a "litter tax" and amending the litter control law in general.

House Commerce and Consumer Affairs

HB 502, providing for the licensing of social workers on a trial basis and making an appropriation therefor.

House Executive Departments and Administration

HB 508, relative to a state tax on electric utility property and making an appropriation therefor.

House Ways and Means

HB 513, relative to establishing standards for motorcycle driver education and training and making an appropriation therefor.

Senate Transportation and Finance

HB 514, relative to liens for uncollected taxes upon house trailers and mobile homes.

House Municipal and County Government

HB 516, (Chapter 478, Laws of 1979), establishing a committee to study procedures to simplify procedures for registering motor vehicles.

Reps. David B. Packard and Joanne C. Head (appointed by the Speaker)

Sens. Edith B. Gardner and Louis E. Bergeron (appointed by the President)

Marshall Newland (designee of Director of Motor Vehicles)

Richard M. Flynn, Commissioner of Safety (Earl M. Sweeney, alternate)

John Andrews, Executive Director of the Municipal Association

William F. Kidder (designee of President of the Town Clerks Association)

Dwight Conant, General Manager of the New Hampshire American Automobile Association

Report of findings and recommendations to Speaker and President on or before Dec. 31, 1979

HB 524, relative to treating millfoil in Moultonboro bay and making an appropriation therefor.

House Resources, Recreation and Development

HB 533, eliminating the reduction of teachers' retirement benefits due to receipt of Social Security benefits.

House Executive Departments and Administration

HB 537, relative to hazardous substances liability.

House Environment and Agriculture

HB 538, providing business profits tax deductions for certain energy and resource conservation investments.

Senate Ways and Means and Finance

HB 551, relative to permanent disability and retirement of supreme and superior court justices.

House Executive Departments and Administration

HB 581, relative to salaries of district court justices.

House Judiciary

HB 582, relative to eligibility disclosure provisions on tax exemption applications.

House Municipal and County Government

HB 589, relative to the interest rate of judgments.

Senate Insurance

HB 594, establishing a state commission for the blind.

House State Institutions

HB 595, to provide for the protection and preservation of historic resources, including artifacts, treasure and objects of antiquity which have historical value.

House Resources, Recreation and Development

HB 599, concerning confidentiality of welfare records.

House Health and Welfare

HB 606 (Chapter 279, Laws of 1979), relative to the restoration of rail passenger service in New Hampshire.

Sens. Louis E. Bergeron, William E. Sanborn and Ralph D. Hough (appointed by the President)

Reps. Ernest R. Coutermarsh, Lorine M. Walter and Kenneth E. Stockman (appointed by the Speaker)

Report, including recommendations relative to its study, shall be submitted to the General Court on or before October 1, 1980

HB 614, imposing a registration fee for sailboats 15 feet in length and over.

Senate Transportation

HB 620, relative to bank closings.

Senate Banks

HB 622, relative to combining the functions of the state racing and state greyhound commissions into a single commission.
House Regulated Revenues

HB 640, relative to establishment of a board of professional counselor licensure.
House Executive Departments and Administration

HB 651, establishing the northeast regional energy board.
House State-Federal Relations

HB 658, concerning the state college and university system.
House Education

HB 671, relative to requiring approval by local option for siting of nuclear generating facilities.
House Environment and Agriculture

HB 679, requiring the private investment of teacher contributions to the New Hampshire retirement system.
House Executive Departments and Administration

HB 681, requiring full disclosure of facts known by a real estate salesman or broker to the potential buyer.
House Commerce and Consumer Affairs

HB 687, relative to capital budget procedures.
House Public Works

HB 690, relative to premium finance companies.
House Commerce and Consumer Affairs

HB 691, limiting municipal liability claims for property damage and other personal injury.
House Judiciary

HB 692, limiting liability of municipal employees and officers in claims for property damages, bodily injuries and other personal injuries.
House Judiciary

HB 696, imposing certain limitation on oil suppliers doing business in the state.
House Commerce and Consumer Affairs

HB 699, relative to the conversion of certain class VI highways to footpaths or trails.
Senate Transportation

HB 700 (Chapter 434, Laws of 1979), making appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1980 and June 30, 1981.

Sec. 98 Optometric education program review
House and Senate Education

HB 701, to establish a division of occupational licensing, certification and registration and to recodify and standardize the statutes of various occupational boards.

Senate Executive Departments

HB 709, relative to elderly exemptions from property tax.

House Municipal and County Government

HB 718, relative to nursing homes.

House Health and Welfare

HB 719 (Chapter 371, Laws of 1979), establishing the hazardous material transportation advisory board.

Richard M. Flynn (Commissioner of the Department of Safety)

Raymond T. Dewhurst (State Fire Marshal)

John A. Clements (Commissioner of Public Works and Highways)

Michael Love (Chairman of Public Utilities Commission)

Robert J. Hill (Chairman of the Water Supply and Pollution Control Commission)

Dr. Maynard H. Mires (Director of Public Health Services)

Charles Chandler (Chairman of Transportation Authority)

Eileen Foley (Director of the State Disaster Office)

Rep. Elizabeth A. Greene (appointed by the Speaker)

Sen. Ward B. Brown (appointed by the President)

A representative of the hazardous material carrier industry

A representative of the hazardous material user industry

A representative of the hazardous material manufacturing or distributing industry to be appointed by the Governor and Council for staggered 3-year terms

An active Police Chief member designated by the NH Police Association and appointed by the Governor and Council

An active Fire Chief member designated by the Association of New Hampshire Fire Chiefs and appointed by the Governor and Council

A member from the general public appointed by the Governor and Council

The Board shall submit a biennial report including any necessary legislative recommendations to the general court on or before Jan. 1 of each odd-numbered year.

HB 726, relative to mediation and binding arbitration for public employees.

House Labor, Human Resources and Rehabilitation

HB 727, relative to the employment status of deputy sheriffs.

House Municipal and County Government

HB 749, concerning removing names from checklists.

House Statutory Revision

HB 751, establishing a New Hampshire occupational safety and health program.

House Labor, Human Resources and Rehabilitation

HB 752, relative to overtime pay for employees.

House Labor, Human Resources and Rehabilitation

HB 758, abolishing the judicial council.

House Legislative Administration

HB 759, establishing a state, wild, scenic and recreational rivers system.

House Resources, Recreation and Development

HB 762, relative to establishing human services coordinating councils.

Senate Public Institutions, Health and Welfare

HB 763, relative to property taxation of mobile homes.

House Municipal and County Government

HB 764, relative to current use.

House Environment and Agriculture

HB 769 (Chapter 374, Laws of 1979), amending the public employee labor relations law. (Joint Committee on Employment Relations)

Sen. Robert B. Monier (President of the Senate)

George B. Roberts, Jr. (Speaker of the House)

Sen. Ward B. Brown (Majority Leader of the Senate)

Rep. Marshall French (Majority Leader of the House)

Sen. Robert F. Preston (Minority Leader of the Senate)

Rep. Christos Spirou (Minority Leader of the House)

Sen. D. Alan Rock (Senate Finance Committee Chairman)

Rep. John B. Tucker (House Appropriations Committee Chairman)

Prior to the commencement of and during bargaining with the state employees the joint committee on employment relations shall meet with the state negotiating committee to discuss the state's objectives in said bargaining process

HB 770, relative to the registration of adult boarding homes.

House Health and Welfare

HB 772, exempting a residence as an asset under the expanded elderly exemption for taxed property.

House Municipal and County Government

HB 778, relative to the employment of an attorney to handle closing transactions on real property purchases.

House Judiciary

HB 779, relative to the siting of nuclear facilities.

House Environment and Agriculture

HB 783, relative to the public employee labor relations.

House Labor, Human Resources and Rehabilitation

HB 784, relative to the house capital budget overview committee.
House Public Works

HB 785 (Chapter 454, Laws of 1979), establishing a special committee to study capital budget procedures.

Reps. James V. Bibbo, Chairman (Chairman of Public Works); Paul I. LaMott (Chairman of Appropriations designee); James J. White, Clerk and George D. Keller (appointed by the Speaker)

Sens. William E. Sanborn, Vice Chairman (Chairman of Capital Budget); D. Alan Rock (Chairman of Finance); Paul E. Provost and Robert F. Preston (appointed by the President)

Tom Cooper (appointed by the Governor)

Ralph E. Brickett (Deputy Comptroller)

Walter F. Mead (Assistant Commissioner of Public Works and Highways)

Report findings and results of any recommendations to Comptroller, Speaker of the House and President of the Senate on or before March 1, 1981

HB 791, concerning a minimum residency requirement for certain candidates.

House Statutory Revision

HB 795, enabling municipalities to implement the constitutional provisions relative to single member districts for the state house of representatives.

House Municipal and County Government

HB 797, relative to the operation of mobile home parks by owners and operators.

Senate Executive Departments

HB 800 (Chapter 233, Laws of 1979), relative to the office space study committee. (amending 1975 504:21)

Ronald F. Poltak (appointed by the Governor)

Sens. William E. Sanborn, Paul E. Provost, Raymond K. Conley, Jr. and Robert B. Monier (appointed by the President)

Reps. Paul I. LaMott, Milton A. Cate, George B. Roberts, Jr. and James V. Bibbo (appointed by the Speaker)

Arthur H. Fowler, Comptroller (advisory)

Walter Mead, Assistant Commissioner Public Works and Highways (advisory)

Biennial report starting Nov. 1, 1976 with recommendations to Gov. and Council, President of the Senate and Speaker of the House

HB 801 (Chapter 324, Laws of 1979), relative to the legislative historical committee and making an appropriation therefor.

Sen. Robert B. Monier (President of the Senate)
Rep. George B. Roberts, Jr. (Speaker of the House)
Rep. Marshall French (Majority leader of the House)
Sen. Ward B. Brown (Majority leader of the Senate)
Rep. Christos C. Spirou (Minority leader of the House)
Sen. Robert F. Preston (Minority leader of the Senate)
Rep. Lorine M. Walter (appointed by the Speaker)
Sen. Frank A. Wageman (appointed by the President)

HB 805, requiring complete fiscal responsibility in the decommissioning of nuclear electric generating facilities by operating utilities.

Senate Development, Recreation and Environment

HB 811, to include public utilities in the municipal bond bank act.

House Commerce and Consumer Affairs

HB 819, to revise the corporate statutes.

House Judiciary

HB 820, to eliminate the practice of "double-dipping" in the state of New Hampshire.

House Executive Departments and Administration

HB 821, amending the mechanics lien law.

House Judiciary

HB 834, relative to impasse procedures under the public employee labor relations act.

House Labor, Human Resources and Rehabilitation

HB 842, to include registered clinical social workers in the category of services authorized under minimum mental illness coverage under major medical and non-major medical accident and health insurance.

Senate Insurance

HB 844, restricting smoking in enclosed public places.

House Commerce and Consumer Affairs

HB 845, establishing the office of ombudsman.

House Executive Departments and Administration

HB 850, establishing training, certification, utilization and supervision of professional guardians.

Senate Public Institutions, Health and Welfare

HB 851, relative to the treatment of terminal cancer patients and persons suffering from severe glaucoma.

Senate Public Institutions, Health and Welfare

HB 862, providing for the restitution of victims of crimes through use of forfeited bail money.

House Judiciary

HB 863, relative to the conversion of solid waste into energy.
House Science and Technology

HB 867, relative to the installation of urea-formaldehyde based foam insulation.
House Science and Technology

HB 872, renaming the Laconia airport authority and amending the composition of the authority and the appointive agency.
House Transportation

HB 875, establishing the New Hampshire legislative academy of science and technology.
House Legislative Administration

HB 876, allowing the Moultonborough school district to be a supervisory union.
House Education

HB 880, establishing the New Hampshire energy finance commission.
House Commerce and Consumer Affairs

HB 2002, investigating the dangers of exposure to low-level radiation emissions.
House Science and Technology

HB 2004, establishing within state government an energy office to replace the governor's council on energy.
House Science and Technology

HB 2006, relating to the date of convening the county delegations.
House Legislative Administration

HB 2007, relating to studying foreign exchange programs in New Hampshire post secondary schools.
House Education

HB 2008, relating to medical insurance for residents of state institutions.
House State Institutions

HB 2009, relative to requiring all marine biology work for the fish and game department to be handled by the university of New Hampshire
House Fish and Game

HB 2010, relating to the spare tires on some new cars sold in New Hampshire.
House Transportation

HB 2012, relative to the energy requirements to illuminate the highway system of the state.
House Science and Technology

HBI 2013, relative to interest rate charges on revolving charge accounts.

House Commerce and Consumer Affairs

HBI 2014, relative to equalizing residency requirements.

House Statutory Revision

HBI 2015, relative to the university system board of trustees.

House Education

HBI 2016, relating to the flat grants system of state aid to education.

House Ways and Means

HBI 2017, relating to creating a marine division to control, regulate and manage all salt water fishing in the state.

House Fish and Game

HBI 2018, relative to the athletic commission.

House Executive Departments and Administration

HBI 2019, relative to the proposed bridge over the Pemigewasset River in Franklin.

House Public Works

HBI 2020, relative to the reorganization of county government.

House Municipal and County Government

HBI 2021, relative to New Hampshire's participation in New England regional energy associations.

House Science and Technology

HBI 2023, relative to studying the requirement of reporting of well digging information to the state.

House Resources, Recreation and Development

HBI 2025, relative to conversion of seasonal dwellings to year round use.

House Resources, Recreation and Development

HBI 2026, relative to certain maintenance contracts for the state house complex.

House Legislative Administration

HBI 2027, relative to persons who receive unemployment compensation benefits through fraud.

House Labor, Human Resources and Rehabilitation

HBI 2028, granting a special tax freeze privilege to the elderly.

House Municipal and County Government

CACR 7, relating to compensation for legislators. Providing that presiding officers of both houses receive \$2,500 per year and all other members receive \$2,000 per year.

House Constitutional Revision

CACR 13, relating to budgeting, taxes, and public indebtedness in the state of New Hampshire. Providing that state, county and municipal budgets shall be balanced and contain a one percent surplus. A 2/3 vote of the entire membership of each house be required before any sales or income tax is established. Property taxes shall not be increased by more than 5 percent without a 2/3 vote of the qualified voters. The public debt of the state of New Hampshire shall not be increased by more than 5 percent of total public indebtedness without a 2/3 vote of the entire membership of each house. The public debt of any county, municipality or other subordinate governmental unit shall not be increased by more than 5 percent of total indebtedness without a 2/3 vote of that unit's legislative body.

House Constitutional Revision

CACR 15, relating to a limitation on property tax increases and state mandated programs for municipalities. Providing that the percentage of property tax increases shall not exceed the percentage of per capita income increase during the previous year without 2/3 vote of legislative body and that the legislature must fund programs mandated for municipalities.

House Constitutional Revision

SB 1, relative to the insanity defense in criminal proceedings.
House Judiciary

SB 8, reapportioning the state senatorial districts. (Amended)
Senate Select Committee

SB 25 (Chapter 416, Laws of 1979), establishing a committee to propose a recodification of the highway and road laws in title XX and other RSA titles and making an appropriation therefor.

John T. Flanders (Commissioner of Public Works and Highways designee (Chairman)
Thomas D. Rath (Attorney General)
1 representative of local government appointed by the Governor
Sens. Andrew W. Poulsen and Thomas J. Claveau (appointed by the President)
Reps. Kenneth C. Smith and Roger E. Wallace (appointed by the Speaker)

Proposed recodification in draft form by December 1980 and ready to submit for legislative action by the 1981 session

SB 26, relative to wholesale dealer's license to buy and sell.
House Fish and Game

SB 31, providing for the sale of lucky 7 or similar tickets by any charitable organization and making the sweepstakes commission the sole distributor of these tickets to such organizations.
(Amended)

House Regulated Revenues.

SB 34 (Chapter 340, Laws of 1979), establishing a study commission for an impact survey on the removal of advertising devices and making an appropriation therefor.

Sens. D. Alan Rock, William E. Sanborn and John H. McLaughlin
(appointed by the President)

Reps. Joseph C. Flynn, George D. Keller and Ruth L. Griffin
(appointed by the Speaker)

John L. Oudens (designee of Commissioner of Public Works and
Highways)

George Gilman (Commissioner of Resources and Economic
Development)

Commission to appoint a chairman from its members

Report findings and recommendations to Gen. Court on or before Jan.
5, 1981

SB 49, providing a uniform appraisal, levy and appeal procedure
for state payments in lieu of property taxes.
Senate Ways and Means and Finance

SB 54, relative to the department of centralized data processing.
House Executive Departments and Administration

SB 63, expanding the scope of the practice of optometry to
permit the use of drugs for diagnostic purposes.
House Health and Welfare

SB 65 (Chapter 455, Laws of 1979), establishing a committee to
study the state planning and zoning statutes and making an
appropriation therefor and relative to site plan review by planning
boards.

Sens. Ward B. Brown, Robert B. Monier and Andrew W. Poulsen
(appointed by the President)

Reps. E. John Lowmes, III, Peter P. Parady and Louisa K. Woodman
(appointed by the Speaker)

Warren Davis (Executive Director of Home Builders Association of
New Hampshire)

Daniel F. Crean (Executive Director of the New Hampshire
Municipal Association designee)

Ronald F. Poltak (Director of Office of State Planning)

Report with any proposed legislation to be filed on or before Mar.
1, 1981 to the General Court

SB 75, establishing a criminal victim reimbursement fund and
making an appropriation therefor.
Senate Judiciary and Finance

SB 76, relative to qualification of persons employed in the sale
or distribution of liquor or beverages.
House Regulated Revenues

SB 81, amending the meals tax as applied to vending machines.
Senate Ways and Means

SB 82, increasing the minimum age for purchase, sale and
consumption of alcoholic beverages to 20 years.
Senate Judiciary

SB 84, relative to the enactment of the remaining provisions of the model administrative procedures act.
Senate Executive Departments

SB 86 (Chapter 383, Laws of 1979), removing the deputy of any department or agency which receives federal grants-in-aid from the classified state service and establishing a committee to study the appointment procedures and terms of office of all department heads and deputies.

Reps. Nancy E. Baybutt, Patricia T. Russell and Louisa K. Woodman (appointed by the Speaker)

Sens. Raymond K. Conley, Andrew W. Poulsen and Louis E. Bergeron (appointed by the President)

Michael R. Cornelius, Dennis Murphy and Richard Bouley (appointed by the Governor)

Report to be submitted, together with draft of any proposed legislation to the next regular session of the General Court no later than Jan. 1, 1981

SB 92 (Chapter 334, Laws of 1979), establishing a commission to study the impact of tax-exempt non-federal institutional property on localities.

Sens. Clesson J. Blaisdell, Raymond K. Conley and Robert Fennelly (appointed by the President)

Reps. Marjorie Y. Peters, Charles W. Weaver and Neil F. McIver (appointed by the Speaker)

Rep. Matthew S. Epstein (legislator appointed by the Governor and Council)

Frederick E. Laplante (designee of Commissioner of Revenue Administration)

Ronald F. Poltak (Director of the Office of State Planning)

Cleve P. Kapala, Canterbury (appointed by the Governor and Council)

Martin L. Gross, Concord; Jay Patrick MacQueen, Keene, and Emery Doane, Antrim (appointed by the president of the Municipal Association)

J. Kenneth Cummiskey, Henniker (appointed by the Governor and Council)

Commission shall select chairman from its members at first meeting

SB 93, authorizing the Berlin water works to use an increased amount of water from the Godfrey dam and reservoir.

House Resources, Recreation and Development

SB 95, relative to presentence reports of the probation department.

Senate Judiciary

SB 97, relative to duties of probation officers with respect to court ordered payments of support.

Senate Executive Departments

SB 99, relative to the probation department's collection duties.

Senate Judiciary

SB 104 (Chapter 488, Laws of 1979), establishing a select commission to examine a unified court system and making an appropriation therefor.

Sens. Norman E. Champagne and Vesta M. Roy and Alf Jacobson (appointed by the President)

Reps. Daniel W. Jones, James Kaklamanos and David B. Campbell (appointed by the Speaker)

Advisory Panel to Commission: (non-voting members)

Associate Justice David A. Brock (appointed by the Chief Justice of the Supreme Court)

Atty. Peter W. Smith, Littleton (appointed by the Chairman of the Administrative Committee of the District and Municipal Courts

Atty. Stephen L. Tober, Portsmouth (appointed by the New Hampshire Municipal Association)

Atty. David L. Nixon, New Boston (appointed by the New Hampshire Bar Association)

Hon. Richard P. Dunfey, Manchester (appointed by the Chief Justice of the Superior Court)

Judge William L. Treat, Hampton (appointed by the New Hampshire Probate Judges Association)

Thomas Prentiss, Exeter (appointed by the New Hampshire Association of Counties)

Commission shall complete a report on its examination and shall have proposed legislation in bill form by December 1, 1980 to be presented to the Governor and the Legislature for consideration during the 1981 session of the Legislature

SB 106, relative to the prevention, investigation, and treatment of child abuse and neglect, establishing a child abuse and neglect hot line and making an appropriation therefor.

Senate Public Institutions, Health and Welfare and Finance

SB 117, relative to the degree granting authority of Thomas More College.

Senate Education

SB 134, relative to warranties in consumer sales.

Senate Public Affairs

SB 138, relative to the burial of electrical and gas transmission lines.

Senate Development, Recreation and Environment

SB 146 (Chapter 493, Laws of 1979), establishing a committee to study the need for licensing oil burner servicemen.

Raymond T. Dewhurst (State Fire Marshal)

Sens. Arthur F. Mann, James A. Saggiotes and John H. McLaughlin (appointed by the President)

Reps. Robert C. Callahan, Sara M. Townsend and William J. McCarthy (appointed by the Speaker)

Al Greenhaigh, State Energy Office (designated by the Governor)

Arthur Cole, Portsmouth; Paul Bergeron, Keene (appointed by the Governor)

The Committee shall file its report together with any proposed legislation, to the President and Speaker on or before November 1, 1980

SB 152, relative to the duties of probation officers and domestic relations officers.

Senate Executive Departments

SB 154, prohibiting certain minors from hitchhiking.

Senate Transportation

SB 158, relative to mining and reclamation of mined lands.

Senate Development, Recreation and Environment

SB 159, relative to workmen's compensation claims in certain cases.

House Labor, Human Resources and Rehabilitation

SB 169, relative to the commitment and treatment of persons deemed guilty but mentally ill.

Senate Judiciary

SB 179, establishing a forensic polygraph licensing board.

Senate Executive Departments and Finance

SB 183, eliminating the authority of the labor commissioner to establish wages for employees on public works projects.

House Labor, Human Resources and Rehabilitation

SB 195, relative to the insanity defense in criminal proceedings.

Senate Judiciary

SB 196, making membership in the New Hampshire retirement system optional.

Senate Finance

SB 199, relative to the definition of public waters.

House Public Works

SB 204 (Chapter 288, Laws of 1979), relative to veterans.

Reps. Arthur J. Locke, Andrew J. Polak and Frederick C. Aldrich (appointed by the Speaker)

Sens. Robert B. Monier, William E. Sanborn, Chairman and Laurier Lamontagne (appointed by the President)

Adrien J. Dery (Director of the New Hampshire Veterans Council)

1 member from New Hampshire from each of the following groups (decided by the group)

Veterans of Foreign Wars

Roger C. King, Deerfield (American Legion)

Leonard Lassar, Dover (Disabled American Veterans)

Col. Edward LaMontagne, Manchester (Military Order of the Purple Heart)

All members chosen or appointed no later than July 31, 1979. Report of findings to be filed with appropriate standing committees of House and Senate no later than July 1, 1980. Committee to select Chairman

SB 214, concerning funding of projects to separate sewage from storm runoff.

Senate Capital Budget

SB 222 (Chapter 393, Laws of 1979), establishing a study committee on the definition of residency.

Sens. Raymond K. Conley, Andrew W. Poulsen and William E. Sanborn (appointed by the President)

Reps. Natalie S. Flanagan, Chairman; Virginia K. Lovejoy and Stuart V. Nims; Rep. Kenneth A. Randall, advisor and Rep. William R. Matson, observer (appointed by the Speaker)

Warner Plummer, Meredith and Eleanor Barron, Salem (appointed by the president of the New Hampshire Municipal Association)

Atty. Ronald L. Snow (Chairman of the Ballot Law Commission)

Thomas D. Rath (Attorney General)

William M. Gardner (Secretary of State)

Submit report and a draft of any proposed legislation to next regular session of the General Court no later than January 15, 1981

SB 230, relative to professional fund raising promotions.
House Statutory Revision

SB 233, establishing the position of assistant to the commissioner of the department of resources and economic development and eliminating the position of travel research analyst.

House Executive Departments and Administration

SB 236, relative to public accountants.
Senate Public Affairs

SB 241, providing for junior and senior licenses to operate motor vehicles.

Senate Judiciary

SB 242, relative to uniform property assessments.
Senate Ways and Means

SB 257, relative to the development of community support services and service systems for formerly institutionalized patients now residing in a community.

Senate Public Institutions, Health and Welfare

SB 267, providing full retirement credit for employee members of group I of the New Hampshire retirement system for each year of service prior to July 1, 1977 and prior to age 62.

Senate Finance

SB 270, relative to the removal of the state historic preservation office to the office of state planning and making an appropriation therefor.

Senate Finance

SB 271, establishing a coastal coordination and assistance program.

Senate Development, Recreation and Environment

SCR 1, establishing a special committee to study revenue reform at all levels of government. (Passed June 19, 1979)

Hugh J. Gallen (Governor)

Sen. Susan McLane (President of the Senate designee)

Rep. George B. Roberts, Jr. (Speaker of the House)

Sen. Robert F. Preston (Minority leader of the Senate)

Rep. Christos Spirou (Minority leader of the House)

Rep. Bruce C. Rounds (Chairman of House Ways and Means Committee)

Sen. Frank Wageman (Chairman of Senate Ways and Means designee)

Rep. John B. Tucker (Chairman of House Appropriations Committee)

Sen. Clesson J. Blaisdell (Chairman of Senate Finance Committee designee)

Three representatives of the general public:

Prof. John A. Menge, Lyme (appointed by the President of the Senate)

One appointed by the Speaker of the House

One appointed by the Governor and Council

Report findings and recommendations to General Court no later than January 1, 1980

RSA 8-C:2 Data Processing Commission

Arthur Fowler, Comptroller

Leon Lakin, Gorham, Chairman (appointed by Governor and Council)

Sen. James A. Saggiotes (appointed by the President)

Rep. M. Arnold Wight (appointed by the Speaker)

Paul St. Laurent, Jr., Rochester (appointed by a majority of the other four members, not in the employ of the state nor a legislator, but with experience in or knowledge of Data Processing applications)

RSA 9:13-a Advisory Budget Control Committee

Reps. John B. Tucker, Chairman, Otto H. Oleson and William F. Kidder; Sens. D. Alan Rock and Paul E. Provost

RSA 14:30-a Legislative Fiscal Committee

Reps. John B. Tucker, William F. Kidder, Paul I. LaMott, Theodora P. Nardi and Margaret A. Ramsay; Sens. D. Alan Rock, Paul E. Provost and John H. McLaughlin

RSA 17-C Joint Legislator Orientation

Reps. John B. Tucker, Chairman, Margaret A. Ramsay and Conrad L. Quimby; Sens. William M. Sanborn and Louis E. Bergeron; Rep. George B. Roberts, Jr., Sen. Robert B. Monier, James A. Chandler, Director of Legislative Services Donald S. Jennings and Wilmont S. White

RSA 17-E:2 Joint Committee on Legislative Facilities

Rep. George B. Roberts, Jr., Chairman; Sens. Robert B. Monier, Ward B. Brown, Reps. Marshall French, Paul I. LaMott and Elaine T. Lyons, Sens. Robert F. Preston, Paul E. Provost, D. Alan Rock, William E. Sanborn, Reps. Christos C. Spirou and John B. Tucker

RSA 17-F:1 Sunset Committee

Reps. George B. Roberts, Jr., Vice Chairman, John B. Tucker, Marshall French, Peter C. Hildreth and Edward J. Wojnowski; Sens. Robert B. Monier, Chairman, Ward B. Brown, Louis E. Bergeron, Robert F. Preston and Clesson J. Blaisdell

RSA 17-H Joint Legislative Committee on Elderly Affairs

Reps. Ednapearl F. Parr, Chairman, Myrtle B. Rogers, Clerk, and Francis C. Seely; Sens. Laurier Lamontagne and Vesta M. Roy

RSA 19:5 Interstate Cooperation Commission

Reps. Marshall French, Greta M. Ainley and George B. Roberts; Sens. Paul E. Provost, James A. Saggiotes and James R. Splaine

RSA 107:5 Civil Defense Advisory Council

Sen. Robert B. Monier and Rep. George B. Roberts, Jr.

RSA 167-A State Council on Aging

Rep. Sara M. Townsend (Mabel L. Richardson, non-voting advisory member) and Sen. Laurier Lamontagne

RSA 170:2-a (1965 - amended 1973)
Day Care Advisory

two members appointed by the Speaker

one member appointed by the President

RSA 172-A:4 Halfway House Advisory Commission

Reps. Rita C. McAvoy, Milton A. Cate and William W. Corey; Sen.
Vesta M. Roy

RSA 200-G:2 Education Commission of the States

Rep. Arthur Tufts and Sen. William E. Sanborn

RSA 363-C:2 Legislative Utility Consumers' Council

Sens. Laurier Lamontagne, Chairman, John H. McLaughlin, D. Alan
Rock and Ward B. Brown; Reps. Leo E. Lessard, Robert E. Plourde,
Leonard A. Smith and Lorine M. Walter

RSA 383:20 Bank Advisory Board

Reps. Catherine G. Lamy and Harold W. Burns; Sen. Andrew W.
Poulsen

RSA 541-B:3 New Hampshire Board of Claims

Rep. Richardson D. Benton; Sen. D. Alan Rock (Sen. William E.
Sanborn, alternate)

Laws of 1978 Chapter 31 Product Liability Monitoring Committee

Reps. Harold W. Burns, Leigh D. Bosse and William J. McCarthy
(appointed by the Speaker)

Sens. Louis E. Bergeron and James A. Saggiotes (appointed by the
President)

Laws of 1975 Chapter 246 Committee to Investigate Appropriate
Alternatives to the Confinement of Children at the Youth Development
Center or the New Hampshire Hospital

Reps. James A. Hardy, Milton A. Cate and Peter P. Parady; Sens.
Robert Fennelly, Vesta M. Roy and James R. Splaine

Laws of 1973 Chapter 289:1 State University System Study
Committee

Reps. Arthur Tufts, James M. O'Neill, Charles W. Beard and Iris
Valley, Rita M. Brack; Sens. D. Alan Rock, Raymond K. Conley, Jr.
and Louis E. Bergeron

RESIGNATIONS, DEATHS, ELECTIONS

Resigned

1/15/79	Belk. 5	James W. Murray, r&d
1/16/79	Coos 2	Neila P. Woodward, d
2/22/79	Hills. 34	Margaret M. Lacaillade, d
5/02/79	Straf. 19	Nicolette Mourgenos, d
7/20/79	Merr. 14	Peter R. Selway, d
8/1/79	Hills. 3	John B. Morgan, r
8/27/79	Straf. 16	James C. Herchek, d
11/21/79	Merr. 16	Susan McLane, r
11/19/79	Coos 2	Robert Mayhew, d
12/6/79	Merr. 1	Hannah C. Clements, r
1/9/80	Straf. 12	Charles W. Grassie, Jr., d
12/29/79	Straf. 16	Dianne L. B. Herchek, d

Deceased

12/07/78	Merr. 5	Richard D. Hanson, r
05/26/79	Belk. 5	Ralph J. Morin, r&d
05/31/79	Merr. 19	Ernest J. Valliere, r
06/05/79	Hills. 19	John T. Winn, d
10/23/79	Hills. 16	Lawrence G. McLaughlin, r
11/14/79	Hills. 31	Emile E. Boisvert, d
12/5/79	Coos 6	Guy J. Fortier, d

<u>District</u>		<u>Took Oath</u>
Ches. 15	Floyd A. Kohl, r	1/17/79
Coos 2	Robert Mayhew, d	3/14/79
Merr. 5	William L. Roberts, r	3/14/79
Belk. 5	Charles L. Downs, r	4/11/79
Hills. 34	Robert F. Hoey, d	10/24/79
Belk. 5	Charles M. Smith, r	12/6/79
Merr. 14	Charles D. Vitagliano, Jr., d	11/21/79
Merr. 19	Emmanuel T. Brochu, r	11/21/79
Straf. 16	Alfred L. Richard, d	12/6/79
Straf. 19	Phyllis S. DeNafio, d	12/6/79

400 State Representatives

R - 182	R/D - 40	222
D - 147	D/R - 21	168

Currently elected and qualified: 390

Vacancies due to:

6 resignations and 4 deaths

SUBJECT INDEX

This index refers to bills and resolutions by number. Other subject matter has reference to page numbers.

The only roll calls indexed here are those relating to procedural matters.

The numerical index following this index gives page references to all action on numbered bills and resolutions including roll calls.

The following abbreviations are used in this index:

adop	adopted
am	amended, amendment
RC	roll call
recon	reconsideration
res	resolution
withd	withdrawn

A

Abortion

- prohibited, US constitutional amendment proposal.....HCR 11
- state or federal funds, use prohibited.....HB 755
- statistical report to vital statistics and public health services; procedure.....HB 212

Absentee voting. See: Elections

Absentees, conservators for, appointment procedures.....HB 714

Abutter, definition for planning board notice of hearing.....HB 799

Accidents, transportation of hazardous materials, duties of fire

- marshal, fire officer in charge, and police officer in charge.....HB 818

Accountancy board, supplemental appropriation.....HB 189 am

Accounting practitioners

- continuing education required.....SB 173
- foreign, permit required.....SB 139

Actions and proceedings

- civil liability not incurred for justifiable use of force in defense of person or property.....SB 229

governmental units

- liability for bodily injury limited to \$50,000.....HB 692
- liability for property damage limited.....HB 69

minor convicted of vandalism, parents liable for restitution.....HB 720

political subdivisions, liability for personal injury and

- property damage.....HB 691

real estate commissions, contract requirements.....HB 28

Adjournment, House.....821

Administration and control department, records management and

- archives transferred to department of state.....HB 540

Administrative committee of the district and municipal courts

- chairman, chief or first justice of district and municipal courts.....SB 78

Administrative procedures

- bridges, weight limit postings, exemption.....SB 103

personnel commission, notice and hearing exemption repealed.....HB 746

rules

- analyzed for sunset review.....HB 273

effective date earlier if required by law or judicial

- decision.....SB 234

Administrators. See: Executors and administrators

Adoption

- consent defined.....HB 707

foreign born children, vital statistics to issue birth

- certificates.....HB 483 am

HB 532

SB 136 am

Adults

abused

- or neglected, reporting, immunity from liability.....HB 738

reporting requirements, immunity from liability.....HB 237

temporary protection.....HB 794

- Adults (continued)
 - boarding homes, registration, inspection.....HB 770
 - incapacitated, protective services, probate court may order entry of premises and examination.....HB 738
 - protective services, legal representation for social workers in court actions.....HB 853
 - shared homes, liability insurance for providers of care.....HB 287
- Advertising
 - electric and gas utilities, costs included in operating expenses, regulated by PUC.....HB 94 am
 - outdoor. See: Outdoor advertising
- Advisory committee to study salaries of state officials and employees, repealed.....HB 8
- Aeronautics commission
 - aircraft operating fees, 25% in excess of \$85,000 appropriated to commission.....HB 189 am
 - responsibility for air navigation at facilities operated by port authority.....HB 830
- Aged, mandatory retirement prohibited.....SB 69
- Aging, state council
 - elderly discount card program.....HB 469
 - members appointed.....845
 - ombudsman office.....HB 88
 - supplemental appropriation.....HB 189 am
- Agriculture
 - commissioner
 - absent or disabled, duties performed by state veterinarian.....HB 114
 - NH trustees of Eastern States Exposition to be advisory committee.....HB 9
 - registration of location of migratory bee colonies.....HB 402
 - department
 - supplemental appropriation.....HB 189 am
 - thoroughbred breeding incentive program.....HB 841
 - weights and measures inspectors and market bulletin, supplemental appropriation.....HB 110
 - land preservation
 - funded from real property transfer tax increase.....HB 510
 - restrictions purchased by state; recorded in registry of deeds; release procedures.....HB 153 am
 - production and food policy.....HCR 13
 - products, promotional and marketing programs by regional associations.....HB 477
 - redefined, raising fresh water fish included; sand and gravel removed deleted under motor vehicle law.....HB 115 am
- Air pollution. See also: Dumps
 - control, definitions, permits, procedures, tax exemption.....HB 327
- Air resources agency and commission, to replace air pollution control agency and commission.....HB 327
- Airbags, 50% insurance discount for motor vehicle equipped with.....HB 150
- Airports
 - Dover, Somersworth, and Rochester authority repealed.....HB 188
 - Lebanon regional airport
 - authority abolished; property and records transferred to city.....HB 336
 - capital appropriation, 1978, revised.....HB 460 am
- Alarm
 - installers
 - emergency vehicles, green lights.....HB 211
 - exempt from detective agency licensing.....HB 433
 - systems, automatic calls to governmental agency, permission required.....HB 267 am
- Alcohol
 - abuse and alcoholism, comprehensive treatment; intoxication decriminalized.....HB 832
 - and drug abuse prevention, governor's office, functions and personnel transferred to health and welfare in
 - 1980.....HB 832 am
 - 1981.....HB 835 am
 - and drug abuse program
 - mandated, funds from sale of liquor and issuance of liquor licenses.....HB 467
 - public health services, functions and personnel transferred from office of governor.....HB 832 am
 - derived from NH agricultural or forest products blended with motor fuel, road toll reduction.....HB 201

Alcoholic beverages

- advertising of happy hours permitted.....HB 670
- ballrooms
 - not available during public functions; special permits
 - for special social functions.....HB 832
 - special license, seating capacity over 150.....SB 132 am
- bottle clubs
 - hours limited.....HB 870 am
 - prohibited.....HB 870
- licensees
 - hotels, clubs, and wine retailers, discounts increased.....HB 242
 - on-sale, discounts increased.....HB 60 am
- licenses and permits
 - age requirements posted.....HB 348
 - convention centers redefined; fee increased.....HB 736
 - employment of felons.....SB 76
 - on-sale, nonprofit organizations, person under 20 prohibited;
 - posting requirements.....HB 348 am
 - restaurants, dining room accommodation of overflow from
 - cocktail lounge.....HB 593
 - restaurants in Errol, sale of beer and wine.....SB 53
 - restaurants, minimum charge for meals increased.....HB 17
 - special, caterers with on-site permanent kitchen and
 - dining facilities.....SB 118
 - suspended for nonpayment of meals and rooms tax.....HB 613
- liquor and sweepstakes sales in towns, voting procedures.....HB 575
- malt
 - manufacturers and wholesalers, surety bond increased.....SB 60
 - Sunday beer sales at golf clubs.....HB 103
- minimum age for purchase, sale and consumption increased to
 - 19.....HB 263
 - 20.....HB 171
 - 21.....HB 170
- minors, sale of beverage to, with any alcoholic content
 - prohibited.....HB 697
- permits
 - location must conform with zoning ordinance.....HB 74
 - off-sale, increased to 6.....HB 512
 - on-sale, 16 year olds may be employed to clean tables and
 - glasses.....HB 663
- possession in open container while operating a motor vehicle
 - prohibited.....HB 258
- state stores
 - employees, residence priorities.....HB 53
 - Hampton construction authorization changed to Greenland or
 - North Hampton.....SB 132 am
 - Hampton, construction in Hampton Falls prohibited.....HB 132
 - Hampton, construction on land owned by public works and
 - highways; appropriation increased.....HB 299
 - Hooksett, restaurants or coffee shops adjacent to.....HB 1 2005
 - Salem #34, repairs.....HB 286
 - Sunday openings, limitations, time and a half pay.....HB 7
 - transporting, under 20, license suspended for 3 months.....HB 348 am
- wine
 - grocery stores, 16 year olds may sell.....HB 10
 - manufacturers and suppliers, sales directly to retail and on
 - premise licensees; 6% of sales to commission.....HB 461
 - retail sales, ordering procedures; optional delivery
 - system.....HB 241
 - sale by retail outlets in Hancock.....SB 53 am
- Aliens, pistols and revolvers, sales to, permitted.....HB 175
- Ambulance services
 - attendant or driver attendant, minimum age 18.....HB 300
 - nonprofit or volunteer, licenses free.....HB 169
- Anadromous fish, domestically reared aquiculture license to release and
 - recapture, fees and requirements.....HB 147
- Anatomical gifts
 - eye enucleations performed by trained persons licensed by funeral
 - directors and embalmers board.....HB 207
 - notice included on non-drivers identification cards.....HB 343
- Anderson, John D., congressman from Illinois, introduced.....659
- Animal rights and welfare department, powers and duties.....HB 265
- Animals. See also: Wildlife
 - cruelty to
 - confiscation upon arrest; convicted defendant to bear
 - all costs.....HB 4

- Animals (continued)
 - cruelty to (continued)
 - docking tail of horse prohibited, misdemeanor.....HB 254
 - fighting exhibitions prohibited; penalty.....HB 40
 - kindness to, instruction required.....HB 120
 - poisoning, misdemeanor.....SB 142
 - shelter facilities, license fees increased.....HB 6
 - vivisection and dissection prohibited in schools.....HB 574
- Antenuptial agreements, valid contracts.....HB 264 am
- Antitrust, definitions, prohibitions, civil penalties
 - increased, enforcement by attorney general's
 - office.....SB 130
- Antrim, town of, meeting in 1978 legalized.....SB 125 am
- Apprenticeships, hours required reduced to 2,000.....HB 55
- Appropriations
 - capital improvements.....HB 877
 - committee, remarks commending effort on bill handling.....637
 - general, fiscal 1980 and 1981.....HB 700
 - supplemental.....HB 189 am
- Arbitration
 - settlement disputes between towns and counties.....HB 317
 - welfare disputes between towns, counties, or the state.....HB 602
- Archeological exploration, state lands, permits required, state
 - ownership of historic artifacts.....HB 595
- Architects, professional, employed by state for contract construction
 - over \$150,000.....HB 221
- Architectural barrier free design
 - new public buildings.....HB 877
 - waivers.....SB 9
- Archives. See: Records management and archives
- Archivist, state, in charge of records center.....HB 540
- Arson, fires of suspicious origin, release of information,
 - confidentiality.....HB 742
- Arts commission, fund to purchase works of art for state buildings...HB 430
- Assault, first and second degree, sentence increased.....HB 344
- Athletics
 - commission, jurisdiction and size expanded, study.....HBI 2018
 - interscholastic, council to oversee high school athletics.....HB 825
 - trainers board, licensing and regulation.....HB 525
- Attachments, homestead exempt to \$5,000.....HB 208
- Attorney general
 - appropriation for NH Legal Assistance attorney's fees in
 - Laaman and Nadeau cases.....SB 136
 - charitable trusts director, regulation of charitable
 - solicitations.....SB 205
 - consumer protection and antitrust division, name changed from
 - consumer protection division.....SB 203
 - crime commission grant, uncollectible accounts receivable
 - lapsed.....HB 124 am
 - defense of state officials and employees, payment of
 - court-ordered judgments and fees.....HB 873
 - direction and control of chief medical examiner.....HB 476 am
 - election laws enforcement.....HB 575
 - investigation
 - and prosecution of governmental violation of state
 - statutes.....HB 641
 - of reports of institutional child abuse or neglect.....HB 831
 - journals, free distribution eliminated.....HB 649
 - statistical analysis center transferred from governor's
 - commission on crime and delinquency.....HB 387 am
 - subpoena powers.....HB 611
 - supplemental appropriation.....HB 189 am
 - wiretapping authorized with one party consent.....HB 645
- Attorneys
 - bar examination review by unsuccessful applicant and bar
 - examiners, fee.....HB 848
 - graduates of NH law school admitted without examination.....HB 734
 - moral qualifications determined by board, 25% non-lawyers.....HB 849
 - paralegals, graduates of law school, certification by
 - supreme court.....HB 824
 - prepaid legal insurance.....SB 135
 - real estate closings, purchaser's choice.....HB 778
- Auctioneers, temporary license under certain circumstances.....HB 829
- Auctions, unfair or deceptive practices prohibited, penalty.....HB 669
- Autopsies
 - chief medical examiner to regulate procedures.....HB 476 am

- Autopsies (continued)
 fees set by county convention.....HB 13
- B
- Bail and recognizances
 conditions of release in cases of domestic violence.....HB 809
 forfeited, for criminal victim reimbursement fund.....HB 862
- Ballot law commission
 jurisdiction
 expanded.....HB 806
 procedures; appeals.....HB 575
 voting machine approval, rules and regulations.....HB 575
- Ballots. See: Elections
- Ballrooms
 alcoholic beverages license, special seating capacity
 over 150.....SB 132 am
 licenses, liquor and beverages not available during public functions;
 special permits for special social functions.....HB 832
- Banks. See also: Cooperative banks; Savings banks; Trust companies
 advisory board, members appointed.....846
 annual report to cover calendar year.....SB 39
 branches and complementary facilities
 restrictions reduced; holding company affiliates, maximum
 deposit lowered.....HB 777 am
 restrictions removed.....HB 565
 branches, county-wide; further limitation.....HB 858
 commissioner
 authorization for trust companies to redeem certain
 shares.....SB 88
 conversion of cooperative banks to capital stock
 associations, authorization.....SB 227
 deposits by town treasurer held more than 20 days, required
 security.....HB 436
 deputy commissioner, salary increased.....HB 313
 disclosure of customer information to attorney general under
 subpoena.....HB 611
 holding companies, exclusion from disclosure of security
 takeovers repealed.....HB 111
 open on biennial election day.....HB 620
 real estate closings, attorney of purchaser's choosing.....HB 778
 reserve funds
 composition changed.....SB 41
 demand deposits, composition; penalty for deficiency.....SB 227 am
 shortages reported to commissioner, time limit increased.....HB 314
- tax
 45% distributed to general fund, 55% to cities and towns on
 equalized formula.....HB 507
 credit under business profits tax repealed.....HB 526
- Bar examination, review by unsuccessful applicant with bar
 examiners, fee.....HB 848
- Barbers board, supplemental appropriation.....HB 189 am
 SB 32
- Bartlett school district, meetings legalized.....SB 125 am
- Basbas, George, 100th birthday.....HR 21
- Beano
 card price and prize amount increased; 16 year olds may assist...HB 178
 prize limit increased to \$5,000.....HB 782
- Bear Brook state park (Allentown)
 dam acquisition by water resources board.....HB 450
 improvements appropriation.....HB 337
- Bear hunting season to end before start of deer season;
 exceptions.....HB 45 am
- Beaver, traps prohibited on beaver dam after February.....HB 51
- Beer. See: Alcoholic beverages, malt
- Bees, locations registered by beekeepers.....HB 402
- Belknap county regional airport authority renamed from Laconia airport
 authority; membership, terms, compensation changed.....HB 872
- Berlin water works, withdrawal of water as needed from Godfrey dam and
 reservoir.....SB 93
- Beverages. See also: Containers
 redefined, sale to minors prohibited with any alcoholic
 content.....HB 697

- Bicycles
 - races, approval of department of safety; clinging to vehicles allowed in certain events.....SB 206
 - trails, planning and lay out by public works and highways commissioner.....HB 864
- Bills
 - amendments containing legislation previously killed or sent to study prohibited.....SB 72
 - deadline for introduction.....HR 9
 - drafting information deadline, March 26 res adop 167, recon & am 173
 - introduction after deadline.....HR 10
- Birds
 - fighting exhibitions prohibited; penalty.....HB 40
 - game, methods of taking, shotguns only permitted.....HB 219
 - wild
 - fish and game definition of wildlife applicable to keeping of wild animals.....HB 121
 - importation, permit required.....HB 141
- Birth certificates
 - child's surname that of father, mother, or combination.....SB 265 am
 - foreign born children adopted in NH.....HB 483 am
 - HB 532
 - SB 136 am
- Black, Marilyn, national teacher of the year.....HCR 9
- Blind
 - NH commission for, functions transferred from education department.....HB 594
 - services, optometrists and ophthalmologists to report cases of poor vision.....HB 491 am
 - tax exemption
 - \$30,000 asset limitation for those under 65 eliminated.....HB 587
 - increased.....HB 290
 - vending facilities operations at state parks, exemptions.....HB 470 am
 - HB 700
- Boarding houses for adults, registration and inspection by welfare division.....HB 770
- Boats
 - commercial, operators' licenses, fees increased.....HB 274 am
 - inspectors, law enforcement powers.....HB 174
 - motor, horsepower restricted on Otter Pond (Georges Mills).....HB 224
 - registration
 - agent's fee increased.....HB 615
 - expiration date; operation after suspension, violation.....HB 274
 - safety fund for training programs; funded by fees and penalties.....HB 332
 - sailboats
 - over 15 feet, registration and fee required.....HB 614
 - under 20 feet, tax exemption.....HB 695
 - Taxes
 - additional categories, agents' fees, refunds, motor vehicles director to adopt rules.....HB 695
 - collected by town clerks or deputy tax collectors; receipt required for registration; commercial boat definition clarified.....SB 224 am
 - collections by motor vehicles division forwarded directly to state treasurer.....HB 90
- Bobcats
 - removed from definition of game animal.....HB 122
 - season closed in 1979 and 1980.....HB 42
- Bonds
 - revenue
 - authorized for safety department capital projects.....SB 10
 - class II highway between interchange #8 and NH route 101-A in Merrimack.....HB 454
 - energy finance commission, electrical energy projects.....HB 880
 - Laconia by-pass extended to Weirs.....HB 463
 - municipal, hearing time extended to up to 60 days before voting time.....HB 168
 - public utility financing through municipal bond bank.....HB 811
 - HB 881
 - regional vocational education centers, authorization increased.....HB 408
 - water pollution control projects, state guarantee increased to \$190,000,000.....HB 73
 - surety
 - beer wholesalers and manufacturers, increased.....SB 60

- Bonds (continued)
 - surety (continued)
 - public works contracts over \$25,000.....HB 220
 - town and county officers, blanket bonds paid by town or county.....HB 807
- Bottle clubs
 - hours limited.....HB 870 am
 - prohibited.....HB 870
- Boundaries, town, perambulation requirement repealed.....HB 24
- Bounties repealed.....HB 11
- Bribery, commercial and sports, penalties based on monetary value obtained.....HB 346
- Bridges
 - inspection by public works and highways on request of town.....HB 675
 - OHRVs, use permitted, conditions.....SB 91
 - weight limits
 - posting exempt from administrative procedures act.....SB 103
 - signs, form.....SB 243
- Bristol
 - district court established.....HB 95
 - town of, meeting legalized, water system extension application for Farmers Home Administration grant.....SB 125 am
- Brodhead Ford Sales, Inc. (Dover, 1955), corporate charter reinstated.....HB 744
- Budget
 - and control director, state telephone system, spot-check monitoring for cost efficiency study.....HB 306
 - capital.....HB 877
 - control committee, advisory, members appointed.....845
 - federal, balanced, petitioning congress for constitutional convention and amendment.....HCR 8
 - increases limited to rate of personal income increased.....CACR 18
 - judicial branch
 - prepared by courts, submitted by supreme court directly to legislature.....HB 388 am
 - submission directly to legislature; line item transfers.....SB 70
 - operating, fiscal 1980 and 1981.....HB 700
- Budgets, state and local, balanced.....CACR 13
- Building and loan associations. See: Cooperative banks
- Building codes, ordinance or amendment, hearings; notice time reduced to 14 days, posting reduced to 2 public places.....SB 119 am
- Building permits
 - issuance pending changes in building codes and zoning ordinances.....SB 109
 - withheld pending changes in building codes or zoning ordinances, adoption by cities.....SB 116 am
- Buildings
 - inspection officials registration board.....HB 191
 - manufactured housing advisory board.....HB 648
 - new, energy conservation standards.....SB 177
 - public. See: Public buildings
 - residential, built after 1979, mandatory installation of fire alarm systems.....HB 624
 - urea-formaldehyde based insulation prohibited.....HB 867
- Bumpers, trucks, buses and trailers, requirements.....HB 177
- Burglary, self-dialing alarm system, automatic calls to governmental agency, permission required.....HB 267 am
- Buses, religious or nonprofit organizations owning for transportation of members, registration fee reduced.....HB 274
- Business corporations. See: Corporations
- Business establishments
 - doing business with the state, federal wage and price compliance.....HB 464
 - refund policy to be posted.....HB 294
- Business profits tax
 - 45% distributed to general fund, 55% to cities and towns on equalized formula.....HB 507
 - banks' tax credit repealed.....HB 526
 - business organization redefined; dates for estimated tax payments changed.....HB 612
 - capital gains tax credit.....HB 372
 - deduction
 - 50% of gain from sale of rental property.....HB 369
 - for energy and resource conservation equipment.....HB 538 am
 - foreign taxes withheld on dividends.....HB 275

Business profits tax (continued)
 rate increased; equalized formula for distribution of increase to
 cities and towns.....HB 325
 Business takeover act, savings and loan companies, exclusion
 repealed.....HB 111

C

Cable television, use of utility poles regulated by PUC.....HB 610
 Camping in nondesignated areas prohibited.....HB I 2011
 Canaan district court established, exempt from judicial council review
 requirement.....HB 323
 Canada, electric power, contracts by PUC.....HB 781
 Cancer
 commission, supplemental appropriation.....HB 189 am
 terminal, prescription of cannabis-type drugs authorized.....HB 851
 Candidates. See: Elections
 Cannabis-type drug, prescription for certain cancer and
 glaucoma patients.....HB 851
 Cannon Mountain tramway, replacement appropriation increased.....HB 460
 Capital budget
 overview committee.....HB 860
 members appointed.....58
 procedures, special committee to study changes in manual....HB 785 am
 project schedule submitted to House overview committee prior to
 presentation to governor and council.....HB 784
 Capital improvements
 appropriations.....HB 877
 expenditures, cities, limited to 1% of budget, exception upon
 referendum.....HB 427
 requests, priorities listed of agency and public works and
 highways commissioner.....HB 687
 requiring consultant services, implementation within 90 days of
 budget passage.....HB 686
 Capital reserve funds, sewer systems.....SB 143
 Capital stock associations, conversion of cooperative banks to.....SB 227
 Carnivals, police attendance, discretion of chief in cities
 over 50,000 population.....HB 421
 Carroll county commissioners, election by districts repealed
 referendum.....HB 722
 Caterers, on-site permanent kitchen and dining facilities,
 alcoholic beverage special license.....SB 118
 Cats, importation, health certificates; diseased cats may be returned by
 purchaser.....HB 6
 Cemeteries
 trust funds administration by private association, surety
 bond.....SB 185
 veterans, study.....SB 204
 Central business service districts, property related services,
 assessments.....HB 693
 Central NH turnpike
 general court to set toll.....SB 74
 study.....SB 225
 tolls, criteria changed.....SB 240
 Centralized data processing
 commission, members appointed.....844-845
 department, personnel and duties.....SB 54
 Certificate of need, new institutional health services.....HB 235
 Certified public accountants. See: Accounting practitioners
 CETA program, report of select committee on manpower affairs.....173
 Chandler, James A., elected clerk.....4
 Chaplain, committee appointed to select 5, Rev. William L.
 Quirk selected.....28
 Charitable organizations, tuition payments for public school students
 residing on tax-exempt property; local option.....HB 725
 Charitable solicitation law; regulation by director of charitable
 trusts.....SB 205
 Charities, professional fund raisers fees and expenses
 limited to 30%.....SB 230
 Chase, Rep. Russell C., nominated speaker.....4
 Checks
 bad
 motor vehicle permit fee, registration suspended.....HB 838
 penalty based on monetary value obtained.....HB 346

Checks (continued)

- state agencies may refund payments when product is
 - unavailable.....HB 604
- Chester, town of, biennial election meeting legalized.....HB 19
- Chickering, Albert F., res on death.....55
- Child care facilities, lead paint prohibited, adoption by
 - cities.....HB 788 am
- Child protection act, neglected or abused children.....HB 831
- Children
 - adoption, consent defined.....HB 707
 - and youth, NH commission
 - member appointed.....58
 - membership increased; board of associates, duties.....HB 483
 - confinement, committee to investigate alternatives to
 - youth development center, appointments.....58, 846
 - custody
 - uniform jurisdiction act.....HB 743
 - visitation privileges to grandparents.....HB 528
 - defective and delinquent, supervision deleted from welfare
 - division duties.....HB 737
 - delinquent, neglected, and in need of services, statutes
 - revised.....HB 831
 - divorce proceedings, guardian ad litem.....HB 688
 - rights and duties.....HB 682
 - food and nutrition programs, supplemental appropriation.....HB 444
 - foreign born, adopted in NH, birth certificates.....HB 483 am
 - HB 532
 - SB 136 am
 - handicapped, education
 - emotionally handicapped redefined.....HB 638
 - school districts liable for twice the state average cost; state
 - payments made as costs arise; school year may be
 - lengthened.....HB 621 am
 - special, early identification extended to physicians.....HB 466
 - special, surrogate parent as advocate in decision
 - making.....HB 563
 - immunizations, compensation for adverse reaction.....HB 672
 - in need of services, definition, district court jurisdiction,
 - temporary custody.....HB 831
 - matchbook safety invention.....HCR 2
 - neglected
 - custody of welfare director, foster care costs paid by person
 - legally chargeable.....HB 442 am
 - delinquent, or in need of supervision, town liability
 - transferred to state for court-ordered expenses.....HB 138
 - or abused, reporting requirements.....HB 831
 - seat belts required for minors under 12.....HB 497
 - services, director, position established in mental
 - health division.....HB 429
 - sexual exploitation, provisions defined in criminal code....HB 351 am
 - support
 - federal funds, probation department cooperative agreement with
 - welfare division.....HB 250 am
 - hearings conducted by hearings officer.....HB 666
 - nonpayment, confinement prohibited.....HB 765
 - Chiropodists, licenses, continuing education required; examinations
 - given annually.....HB 359
 - Chiropractic examiners board, supplemental appropriation.....HB 189 am
 - Churchill, Lawry W., res on death.....55
 - Circuses, police attendance, discretion of chief in cities
 - over 50,000 population.....HB 421
 - Cities
 - building permits withheld pending changes in building codes or
 - zoning ordinances, adoption by governing body.....SB 116 am
 - capital improvement expenditures limited to 1% of budget,
 - exception upon referendum.....HB 427
 - charter amendment prohibiting retirement benefits during
 - employment, referendum.....HB 820
 - fluoridation, referendum, application by 10% of voters, limited to
 - once in 3 years.....SB 67 am
 - lead paint poisoning prevention and control, adoption by
 - governing body.....HB 788 am
 - treasurers, motor vehicle registration, study.....HB 516 am
 - Civic and sports facilities authority.....SB 23
 - Civil defense
 - advisory council, members appointed.....845

- Civil defense (continued)
 - maintenance shop, uncollectible accounts receivable
 - lapsed.....HB 124 am
- Claims against NH
 - Foote, Leona.....SB 108
 - Kashulines, Albert.....HB 288
- Claims board
 - criminal victim reimbursement.....HB 862
 - members appointed.....58, 846
- Claremont vocational-technical college, deaf adult program,
 - supplemental appropriation.....HB 124
- Class actions
 - consumer protection suits, exclusion may be requested.....HB 628
 - procedures.....HB 774
- Clean Water Act of 1977, water supply and pollution control commission,
 - engineer positions added for implementation of.....HB 309
- Clerk
 - and assistant, salaries based on classified labor grades.....HB 828
 - appropriation separate from House.....HB 767
 - assistant, Carl A. Peterson elected 4, overtime to meet deadlines,
 - res commending 474
 - employment of stenographic and clerical assistance.....5
 - James A. Chandler elected 4, overtime to meet deadlines, res
 - commending 474
- Clinical social workers services included under mental health
 - insurance coverage.....HB 842
- Clubs
 - alcoholic beverages discount increased.....HB 60
 - HB 242
 - nonprofit social and fraternal, meals exempt from meals and rooms
 - tax.....HB 509
- Coastal resources management program.....HB 668
- Collective bargaining
 - county employees, grievance procedure applicable instead
 - of statutory provision.....HB 439
 - public employees
 - binding arbitration.....HB 834
 - commencement date.....HB 769
 - personnel regulations subject to negotiations.....HB 783
 - second fact finding step; binding arbitration in
 - certain cases.....HB 251
 - unit reduced to 2.....HB 448
 - unit, school supervisory unions, combinations of
 - employees, unit may be less than 10.....HB 855
- Colleges and universities, tax exemption on buildings,
 - \$150,000 limitation removed.....SB 244
- Combinations and monopolies. See: Monopolies
- Commission on interstate cooperation repealed.....HB 623
- Committees
 - legislative historical, membership increased; appointment and
 - compensation of legislative historian.....HB 801
 - standing, appointments.....16-20, 47, 51, 145, 163
- Common carriers. See: Motor carriers
- Community garden lands included in current use assessment.....HB 639
- Community living
 - bureau abolished, services performed by mental health and
 - developmental services division.....HB 796
 - homes, approved by mental health division; state grant
 - level established by welfare director.....HB 487 am
- Community mental health programs
 - counseling programs for displaced homemakers, state
 - grants.....HB 353 am
 - designation as area agency for developmentally impaired.....HB 796
 - post-release plan for patients prepared in collaboration with
 - NH hospital.....HB 486
 - standards and auditing by mental health division,
 - appropriation.....HB 474
- Commuters income tax repealed.....HB 426
- Competitive bidding
 - motor carriers contracting with state agencies.....HB 268
 - public works contracts awarded within 60 days.....HB 221 am
 - state and county purchases over \$1000.....HB 125 am
- Comprehensive planning office, uncollectible accounts receivable
 - lapsed.....HB 124 am
- Comptroller, federal funds, supervision and administration for
 - executive branch.....HB 531

- Concord
 - airport, capital improvements, completion dependent on local contribution.....HB 460 am
 - city of, clerk, registration of voters, referendum.....HB 423 am
 - district court
 - associate justice.....SB 193
 - district revised.....HB 133
- Condominiums
 - regulation exemption, application and fee to consumer protection division; lotteries and prizes prohibited as inducement to sales.....SB 208 am
 - sales, lotteries or prizes as inducements prohibited.....HB 311
- Confidentiality
 - communications between religious leaders and penitents.....HB 16
 - criminal litigation or investigatory records.....HB 674
 - licenses, pistols, revolvers, and explosives.....SB 113 am
 - person working with a patient under the supervision of a doctor or psychologist included.....HB 796 am
 - revenue administration records, penalty for disclosing.....HB 89
 - welfare records.....HB 599
- Conflicts of interest. See: Incompatible offices
- Connally, John, former governor of Texas, introduced.....157
- Connecticut River Atlantic salmon compact.....HB 3
- Conservation
 - commissions, prime wetlands, designation.....SB 251
 - officers
 - deputy, qualifications, compensation, 8 hours per month service without pay.....HB 26 am
 - killing unlicensed dogs hunting game, repealed.....HB 12
 - wildlife, endangered or threatened.....HB 180
- Constitutional amendment proposals
 - approval, 3/5 vote of convention.....CACR 9
 - budget increases limited to rate of personal income
 - increases.....CACR 18
 - current use taxation repealed.....CACR 2
 - general court
 - annual sessions.....CACR 16
 - compensation increased.....CACR 7
 - governor elected every 4 years.....CACR 14
 - initiative petitions for amending the constitution and statutes.....CACR 12
 - laws requiring expenditures, referendum required.....CACR 3
 - recall of elected officials.....CACR 5
 - right to bear arms.....CACR 6
 - sheriffs, retirement, completion of term after age 70.....CACR 10
 - state and local budgets balanced; tax increases limited.....CACR 13
 - submission limited to next biennial election.....CACR 8
 - taxes, increases not to exceed per capita income increase; state mandated programs funded by legislature.....CACR 15
 - voting procedures.....HB 575
- Constitutional conventions, election procedures.....HB 575
- Construction work in progress
 - charges, public utility to issue stock in return.....HB 197
 - costs included in rates of public utilities prohibited.....HB 560
 - surcharge by electric utilities, reimbursement on completion by monthly credits.....HB 155
 - monthly credits.....HB 134
- Consumer price index, basis for adjustments to legislative mileage...HB 357
- Consumer protection
 - and antitrust division, name changed from consumer protection division.....SB 203
 - auctions, unfair or deceptive practices, penalty.....HB 669
 - child resistant matchbook invention.....HCR 2
 - class actions, exclusion may be requested.....HB 628
 - division, land sales full disclosure and condominium registration exemptions, forms and fee.....SB 208
 - monopolies, prohibitions, civil penalties increased.....SB 130
 - motor vehicles, add-on charges by dealers prohibited.....HB 352
 - retail stores to post refund policy.....HB 294
- Consumer reporting agencies, disclosure of vital statistics
 - information to, prohibited.....HB 368
- Containers
 - beverage, refund value; metal containers with detachable tops prohibited.....HB 576
 - disposal, regional compact proposal by interstate cooperation commission.....HB 804

- Containers (continued)
 - plastic, for storage of flammable liquids, sale restricted...HB 214 am
 - returnable, required for sale of nonalcoholic and malt beverages;
 - metal containers with detachable tops prohibited.....HB 499
- Contracts
 - nuptial, validity.....HB 264 am
 - real estate listings, requirements.....HB 79
- Convention centers, redefined for special liquor license; fee
 - increased.....HB 736
- Conveyors, exempt from motor vehicle trailer brake requirement.....HB 117
- Conway, highway reclassified.....SB 80
- Cooperative banks
 - branches allowed.....HB 858
 - branches and complementary facilities.....HB 565
 - HB 777
 - conversion to capital stock associations.....SB 227
 - exclusion from disclosure of security takeovers repealed.....HB 111
 - loans on
 - mobile homes, limitation removed; installment schedule
 - increased.....HB 412
 - real estate, limitations increased.....HB 413
 - used motor homes, amount and repayment time increased.....HB 411
 - security for deposits of public funds.....SB 151
 - shareholders, nonpayment of interest and principal, fine
 - increased, 6 month limitation removed.....HB 415
- Cooperative extension work, appropriation increased.....HB 109
- Corporations
 - annual report to secretary of state, financial information
 - eliminated.....HB 418
 - foreign, nonprofit, registration fee same as domestic voluntary
 - corporations.....SB 37
 - statutory revision based on model business corporations act.....HB 819
 - voluntary
 - New England College.....HB 729
 - political action committees, political contributions
 - allowed.....HB 731
- Corrections, national interstate compact.....HB 646
- Council. See also: Executive council; Governor and council
- Council of State Governments, commission for state participation
 - repealed.....HB 623
- Council on resources and development, centralized land acquisition...HB 511
- Counselors, professional, licensing and regulation.....HB 640
- Counties
 - aid to paupers, elderly, or disabled in publicly assisted
 - housing.....HB 223 am
 - budget estimates, public hearing date changed.....HB 721
 - employees
 - collective bargaining grievance procedure applicable instead of
 - statutory provision.....HB 439
 - defense and indemnification.....HB 542
 - fiscal impact legislation, notes prepared by LBA.....HB 356 am
 - government, functions and services, study.....HB I 2020
 - jurisdiction over water supply and sewage treatment in and
 - adjacent to county buildings.....HB 309 am
 - HB 700 am
 - officers
 - blanket surety bond paid by county.....HB 807
 - elected office incompatible with appointed salaried
 - position.....HB 711
 - officials, salaries paid in equal payments.....HB 77 am
 - paupers with settlement, aid refused, referred to town.....HB 441
 - purchases over \$1000, competitive bidding required.....HB 125 am
 - towns, or the state, welfare disputes, binding arbitration.....HB 602
 - unemployment compensation fund contributions.....HB 808
- County attorney, fees remitted to county treasurer.....HB 684
- County commissioners
 - election districts repealed, Carroll; referendum.....HB 722
 - Grafton, staggered 6 year terms.....HB 107
- County conventions
 - affidavit acknowledging that election to House means election to
 - convention.....HB 331
 - appropriation for contingency fund, 1% limitation.....HB 789
 - convening date, alternatives.....HB I 2006
 - first meeting, time and place announced by House clerk on first
 - Wednesday of December.....HB 865
 - medical examiners' fees and mileage set by.....HB 13 am

- County conventions (continued)
 - members elected separately from representatives to general court.....HB 625
 - mileage rate set by convention.....HB 635
- Courts. See also: District courts; Municipal courts; Superior court; Supreme court
 - budget submitted directly to legislature; line item transfer....SB 70
 - sheriffs and deputies, attendance, per diem increased.....HB 440
 - unified system, study.....SB 104
- Coyotes, fur-bearing animals.....HB 315
- Crabs, wholesale buyers monthly report on number of pounds purchased.....SB 26
- Crane, US Rep. Philip
 - address.....114-115
 - Manchester Union Leader's personal attack condemned.....HR 13
- Credit cards, fraudulent use, penalty based on monetary value obtained.....HB 346
- Credit reporting agencies, disclosure of customer information to attorney general under subpoena.....HB 611
- Crematories, containers for bodies, requirement modified.....HB 548 am
- Crime commission, NH, functions transferred from governor's commission on crime and delinquency.....HB 387
- Criminal code
 - criminal records, contents, exclusions.....HB 683
 - cruelty to animals
 - confiscation upon arrest; convicted defendant to bear all costs.....HB 4
 - docking tail of horse prohibited, misdemeanor.....HB 254
 - exhibition of fighting animals prohibited; penalty.....HB 40
 - fraud, penalties based on monetary value obtained.....HB 346
 - gambling, felony if 10 offenses committed in 24 hours.....HB 650 am
 - intoxication, disorderly conduct, penalty repealed.....HB 832
 - justification, use of force in defense of person or property, civil liability not incurred.....SB 229
 - looting, class A felony.....HB 97
 - obscene materials, hearings prior to prosecution to determine obscenity.....HB 198
 - poisoning animals, misdemeanor.....SB 142
 - retail theft defined, penalties.....HB 869
 - sentences
 - 16-18 year olds, class B felony or less, conditional discharge for 1-3 years.....HB 580
 - assault, manslaughter, attempted murder, increased.....HB 344
 - commitment of insane and mentally ill.....SB 1
 - good conduct credits, application; suspension after incarceration; review board, alternate member.....HB 564
 - good conduct credits, loss for escaping, restoration at discretion of warden.....HB 753
 - houses of correction, work release authorized by superintendent.....HB 330
 - sexual assault, victims under 16, testimony heard in camera.....HB 2 am
 - sexual contact redefined.....HB 345
 - theft
 - and criminal mischief, penalties, fines, mandatory sentences, restitution; juvenile's parents liable for restitution.....HB 605
 - class B felony regardless of value after 2 prior convictions.....HB 350
 - trespass in defiance of court order.....HB 809
- Criminal offenses, penalty assessments on fines
 - increased.....HB 475
 - repealed.....HB 592
- Criminal procedure
 - 16-18 year olds treated as adults after conviction of
 - 3 misdemeanors or 1 felony.....HB 580 am
 - arrestees, arraignment within 24 hours, Saturdays excepted.....HB 571
 - indigent defendants, public defender program expanded.....HB 23 am
 - trials, first degree murder, peremptory challenges by state increased.....HB 652
- Criminal victim reimbursement fund, use of forfeited bail money.....HB 862
- Criminally insane, burden of proof on defendant.....SB 1
- Crippled children's services bureau, benefits extended to adults with cystic fibrosis.....HB 405
- Critical health problems reporting act.....SB 44
- Critical resource areas, criteria, development permits.....HB 270
- Crows, hunting season.....HB 329

Croydon, town of, meetings in 1978 and 1979 legalized.....HB 871 am
 Cultural activities, town appropriations authorized.....SB 61
 Current use
 advisory board, assessments of agriculture preservation
 sites.....HB 153
 taxation
 community garden lands; farm lands, 1 acre or more.....HB 639
 constitutional amendment repealed.....CACR 2
 land use change tax applicable when specified change
 occurs.....HB 723
 minimum acreage reduced to 5; value of land open to public
 reduced 25%; land use change tax increased to 20% of
 full value.....HB 764
 notice filed with register of deeds, \$3 fee paid by owner...HB 522
 repealed.....HB 58
 Cushing v. Thomson, Sanders and McDermott, attorney's fee
 appropriation.....SB 136
 Custody, children
 uniform jurisdiction act.....HB 743
 visitation privileges to grandparents.....HB 528
 CWIP. See: Construction work in progress
 Cystic fibrosis, services extended to adults.....HB 405

D

Dairy farmers of NH, commended for contribution to state's
 well-being.....HR 30
 Dams. See also: Water resources board
 Lucas Pond (Northwood), construction by fish and game
 department for smelt spawning.....HB 106
 Dances, police attendance, discretion of chief in cities
 over 50,000 population.....HB 421
 Daniel Webster College, degree granting power.....SB 198
 Dartmouth and UNH, winning hockey teams in ECAC, res of
 congratulations.....145
 Dartmouth Medical School, medical education for qualified NH residents,
 capitation fee for 5 students per year paid by state....HB 158
 Data processing. See: Centralized data processing
 Day care advisory committee, members appointed.....845-846
 Death
 cremations, container requirement modified.....HB 548 am
 withdrawal of life-sustaining measures in terminal cases.....HB 291
 Declaration of Independence, authentic copy, display by
 secretary of state.....HB 398
 Deeds and conveyances
 attestation requirement deleted.....HB 662
 marketable record title act.....SB 269
 quarterly lists sent by register of deeds to selectmen upon
 request.....HB 562
 right of way properly recorded, destroyed only with approval of
 all parties.....HB 38
 Deer hunting
 bow and arrow, fees increased; dressed carcass exhibited
 within 12 hours.....HB 25
 bucks only.....HB 49
 buckshot prohibited.....HB 137
 closed season, misdemeanor.....HB 35
 hunter orange apparel required.....HB 156
 muzzle loader license not required for residents under 16.....HB 72
 restriction on firearms allowed after use of deer tag.....HB 105
 season not to overlap with bear, small game, or game
 bird seasons; exceptions.....HB 329
 season set by fish and game executive director in 1979 and 1980;
 advertising requirements.....HB 112 am
 Sunday, prohibited.....HB 48
 Dentists and dental hygienists, board membership increased, hygienist fees
 decreased; disciplinary authority expanded.....SB 123
 Dependents, unemployment compensation payments.....HB 370
 Derry, town of, meetings legalized re bond issue for sewage facilities and
 highway improvements.....SB 125
 Descent and distribution, notice to persons beneficially interested;
 definition expanded.....SB 215

- Detective agencies, licensing requirements, alarm installers and security guards exempt.....HB 433
- Developmentally impaired, references changed from developmentally disabled.....HB 796
- Developments, restrictions on agricultural lands.....HB 153
- Diesel pleasure vehicles, road toll, prepayment of estimated toll based on twice the registration fee or reported quarterly with odometer reading.....HB 392 am
- Disabled
 - developmentally
 - guardian or conservator, appointment procedures.....HB 714
 - housing facilities, licenses.....HB 665
 - terminology changed to developmentally impaired.....HB 796
 - publicly assisted housing, county aid.....HB 223 am
 - severely physically, personal care attendant services.....HB 465
 - tax relief based on property tax or rental expenditures.....HB 730
- Discrimination
 - mandatory retirement prohibited.....SB 69
 - state equal employment opportunity office.....HB 505
- Displaced homemakers, programs established.....HB 353
- District and municipal courts, single court, writ signed by any clerk sufficient in any district.....SB 78
- District courts
 - appointment of surrogate parent in special education decision making.....HB 563
 - commission, reorganization of administrative committee of district and municipal courts.....HB 243
 - Concord, associate justice.....SB 193
 - deputy clerks, salaries.....SB 246
 - districts revised
 - Concord.....HB 133
 - Hampton.....HB 182
 - Laconia and Lebanon.....HB 323
 - Plymouth.....HB 95
 - established
 - Bristol.....HB 95
 - Canaan and Meredith.....HB 323
 - Pittsfield.....HB 133
 - Seabrook.....HB 182
 - jurisdiction concurrent with superior courts in civil actions, damages increased to \$5000.....HB 443
 - justices
 - or retired justices, member of youth development center board of trustees.....SB 176
 - salaries increased.....HB 113 am
HB 581
 - salary maximum equal to associate justice of superior court.....HB 393
 - salary range increased; practicing law prohibition, salary limit raised.....HB 227
 - Salem, probation officer, appropriation.....HB 397
 - small claims, filing fee increased; fee for additional defendants.....SB 73
 - state system, full time judges and clerks, gradual implementation.....HB 459
- District of Columbia, representation in Congress, proposed amendment to US Constitution ratified.....HCR 10
- Divorce
 - alimony enforcement applicable to husband or wife when decree was granted in another state.....HB 776
 - custody of children, visitation privileges to grandparents.....HB 528
 - guardian ad litem, funded from increased fees.....HB 682
HB 688
 - uniform child custody jurisdiction act.....HB 743
- Doctor-patient privilege extended to person working under supervision of doctor or psychologist.....HB 796 am
- Dogs
 - fighting exhibitions prohibited; penalty.....HB 40
 - importation, health certificates; diseased dogs may be returned by purchaser.....HB 6
 - inoculation prior to sale, delivery before 8 weeks old prohibited.....HB 5
 - licenses
 - fee increased for unneutered males and unspayed females.....HB 39
 - fee reduced for owners age 65.....HB 206
 - licensing and control laws, violations, penalty.....HB 297

- Dogs (continued)
- racing
 - commission combined with horse racing commission.....HB 622
 - fees paid to municipality based on over or under 10 days of
 - racing.....HB 62
 - pari-mutuel pools, commission increased, additional tax.....HB 245
 - track construction to start within 2 years of local option
 - approval of license.....HB 229
 - running at large prohibited, local option.....HB 41
 - unlicensed, hunting game or protected birds, conservation
 - officers may kill, repealed.....HB 12
 - Domestic violence
 - protection relief.....HB 809
 - temporary protection.....HB 794
 - Domicile
 - affidavit.....HB 760
 - defined in motor vehicle laws.....HB 419 am
 - Double dipping, retirement benefits paid to full time employees or
 - officials prohibited.....HB 820
 - Dover, Somersworth, and Rochester airport authority repealed.....HB 188
 - Dredging. See: Excavating
 - Driver alcohol retraining program.....HB 471
 - Drugs
 - abuse. See also: Alcohol and drug abuse
 - program separated from alcohol abuse program.....HB 832
 - controlled
 - kept in properly labeled container; identification card
 - issued by seller required.....HB 452
 - prescription requirements, expiration.....HB 214
 - laetrile or vitamin B-17, manufacture is state permitted.....HB 296
 - narcotic, illegal sale or possession, mandatory sentence; addicts
 - confined for rehabilitation.....SB 90 am
 - optometrists may use for diagnostic purposes.....SB 63
 - pharmacy laws revised.....SB 42
 - prescription
 - dosage and side effects.....HB 706
 - equivalent, generic drug to be supplied by pharmacist,
 - exceptions; penalty.....HB 431
 - ingredients and side effects labeled.....HB 698
 - list with prices posted in pharmacies, penalty.....HB 735
 - patient profile record system kept by pharmacists.....HB 534
 - poster with prices of 200 most commonly prescribed drugs;
 - penalty for violation.....HB 637
 - Dublin, town of, meeting legalized.....SB 125 am
 - Dufault, Rev. Father Nicholas, Dean, St. George's Greek
 - Orthodox Cathedral, Manchester, prayer for successful
 - administration.....25
 - Dumps, burning, elimination of
 - towns under 1000 may be exempt on certain conditions until
 - July 1982.....HB 754 am
 - towns under 1200, time limit extended.....SB 156 am
 - Durham, town of, solid waste disposal facility, vote authorizing,
 - legalized; debt limit exemption.....HB 123

E

- Eastern NH turnpike
- general court to set toll.....SB 74
 - supplemental appropriation to offset loss of tolls at junction of
 - route 51.....HB 406
 - tolls, criteria changed.....SB 240
- Eastern States Exposition, NH trustees, advisory committee to
 - agriculture commissioner.....HB 9
- Economic development and
 - growth management, goals and policies.....HCR 7
 - revitalization districts, tax increment financing.....SB 250
- Education
 - committee, joint, evaluation of optometry education
 - program.....HB 158 am
 - commission of the states, member appointed.....71, 846
 - comprehensive health program in public schools,
 - non-mandatory, advisory council to prepare.....HB 504

Education (continued)

- court ordered institutionalized, school districts liable for expenses.....HB 379
- curriculum, culture and history of all races presented in fair perspective.....HB 341
- department, vocational rehabilitation, infoline for handicapped, appropriation.....HB 189 am
- foster children, state liability outside original school district.....HB 472
- handicapped children
 - early identification extended to physicians.....HB 466
 - emotionally handicapped redefined.....HB 638
 - school districts liable for twice the state average cost; state payments made as costs arise; school year may be lengthened.....HB 621 am
 - surrogate parent as advocate in special education decision making.....HB 563
- high schools, interscholastic athletics council.....HB 825
- higher
 - inactive institutions, transcripts, postsecondary education commission to charge \$2 fee for copies.....HB 321 am
 - optometric education program.....HB 158 am
 - HB 700
 - SB 147
 - refinancing institutional indebtedness.....SB 112 am
 - technical institute, industrial and computer engineering technologists programs, equipment and renovation appropriation.....HB 377
 - veterinary and medical loan program.....HB 157
 - national energy education day, observance supported.....SCR 2
 - professional standards board, membership restructured.....HB 340
 - public money for nonpublic schools, program approval required; restriction to handicapped removed.....HB 339
 - state aid, flat grants.....HB I 2016
 - state board, food and nutrition program supplemental appropriation.....HB 444
 - sweepstakes funding maintained at specified level or commission abolished.....HB 375
 - vocational, regional centers, construction appropriation increased.....HB 408
- Elderly
 - affairs, joint legislative committee, members appointed.....845
 - complaints, health care facilities investigated by ombudsman's office, state council on aging.....HB 88
 - discount card program.....HB 469
 - dog license fee reduced for owners age 65.....HB 206
 - exempt from CWIP surcharge.....HB 134
 - public assistance, skilled and intermediate care nursing homes reimbursed at 100% of costs.....HB 342
 - publicly assisted housing, county aid.....HB 223
 - tax exemptions
 - age 65, graduated.....HB 709
 - permissible income and assets increased; referendum.....HB 93
 - residence not included as asset; local option.....HB 772
 - school tax; other exemptions repealed.....HB 303
 - tax freeze when owner turns 65.....HB I 2028
 - tax relief based on property tax or rental expenditures.....HB 730
- Election reform bills, suspension of House rules 43 and 57.....63-64
- Elections
 - absentee ballots, processing.....HB 575
 - absentee voters
 - eligibility, forms and procedures.....HB 575
 - registration.....HB 575
 - absentee voting
 - ballots may be mailed or delivered to town clerk; primaries, overseas citizens, procedures.....HB 281
 - ballots may be returned to town clerk by certain relatives.....HB 100
 - patients, procedure.....SB 28 am
 - religious restriction on appearing in public on election day.....HB 281 am
 - ballots
 - preparation, form and delivery.....HB 575
 - straight ticket voting eliminated; all candidates in one column.....HB 716
 - warrant articles prohibited.....HB 558

Elections (continued)

- biennial, banks open.....HB 620
- campaigns
 - contributions by employee of agency scheduled to terminate under sunset law prohibited.....HB 176
 - financing.....HB 458
- candidates
 - defeated in primary running as independent prohibited.....HB 30 am
 - general court, executive council, or delegate to state convention, one year residency required in district.....HB 791
 - governor's council, political expenditure reporting requirements.....HB 231
 - house of representatives, affidavit acknowledging candidacy to county convention.....HB 331
 - local offices, campaign contributions and expenditures, limitations and reporting requirements.....HB 468
 - moderator running for different office, exempt from prohibition of working at polls.....HB 280
 - nomination by one party only.....HB 29
 - nomination by party convention.....HB 575
 - nomination by primary.....HB 575
 - office holder prohibited from running for incompatible office, penalties.....HB 181
 - prohibition against working at poles repealed.....HB 238
 - qualifications for office.....HB 575
 - running for 2 offices under different party designations prohibited.....SB 18 am
 - state conventions permitted to work at polls.....HB 99
- canvass and declarations.....HB 575
- checklists
 - 10 year verification, automatic reregistration restricted.....HB 238
 - certification, maintenance and verification.....HB 575
 - party registration changed by mail 100 days before primary.....HB 747
 - party registrations changed by town clerks, local option.....HB 244 am
 - removal of names, notice required; exceptions.....HB 749
 - town clerks to register voters.....HB 748
 - voter registration form, sworn statement of permanent domicile.....HB 750
- constitutional amendment proposals, liquor, and sweepstakes sales, voting procedures.....HB 575
- contested, Keene, ward 4, run-off election.....HR 2
- letters.....12-13
- contested, votes totaled of nominees of more than one party, petition of Donald McFarlane.....15
- definitions, time computation, political calendar and manual...HB 575
- districts.....HB 575
- election official running for different office, relatives prohibited from working at polls.....HB 282
- moderator, challenged ballots, same authority as over absentee ballots.....HB 826
- national conventions. See: National convention delegates
- overseas citizens voting rights.....HB 575
- political contributions
 - by corporation and labor affiliated organizations, prohibition removed.....HB 731
 - by state employees, prohibition repealed.....HB 732
 - expenditures and advertising, statutes revised.....HB 806
- political expenditures and contributions.....HB 575
- primaries
 - candidates defeated may not run as an independent.....SB 18
 - candidates, nomination papers, filing date changed.....HB 30
 - nominations by; vacancies, conduct of primary.....HB 575
 - presidential preference, 2nd Tuesday in March.....HB 823
 - voting machines, candidates names listed in same row.....SB 188
- procedures
 - counting of votes.....HB 575
 - hours of voting, conduct, challenges.....HB 575
 - prohibited conduct, penalties.....HB 575
 - purity, official malfeasance and misconduct.....HB 575
 - recall of public officials.....CACR 5
 - recounts; resolution of ties.....HB 575
 - returns, preparation; defective, penalties.....HB 575
 - school districts and cooperatives, laws recodified.....HB 780

Elections (continued)

- special, nominations by convention and caucus, posting of notice and checklist.....HB 745 am
- state, county, and federal officers, dates.....HB 575
- state party conventions.....HB 575
- Towns
 - laws recodified.....HB 766
 - or wards divided into precincts for single member districts, referendum.....HB 795
 - vacancies, procedure.....HB 575
 - village districts, laws recodified.....HB 766
 - voters
 - qualifications and registration.....HB 575
 - residency lost by moving considered resignation of public office.....HB 165
 - voting machines.....HB 575
 - warrant, election officials, preparation of polling place.....HB 575
- Electric power facilities, nuclear
 - decommissioning financing committee; funded by customers.....HB 805
 - health and environmental hazards of low-level radiation, study.....HB I 2002
- Electric power
 - producers, limited, sale of power; public utilities must purchase if less than 10% of gross sales.....HB 771
 - public utilities commission may contract for purchase from Canada.....HB 781
- Electric utilities
 - advertising costs included in operating expenses, regulated by PUC.....HB 94 am
 - construction financed by voluntary surcharge; repaid by future credit accounts.....HB 882
 - CWIP surcharge, reimbursement on completion by monthly credits.....HB 134
 - financed by bonds issued by energy finance commission.....HB 880
 - fuel adjustment charge, cost of unscheduled outages not included.....HB 859
 - security deposits from tenants having separate meters; landlord not liable.....SB 133 am
- Electric utility
 - not generating its own power may levy fuel adjustment charge already approved by PUC for supplier.....HB 65
 - property, taxed by state
 - 45% distributed to general fund, 55% to cities and towns on equalized formula.....HB 507
 - proceeds distributed to cities and towns on equalized formula.....HB 508
- Electricians, licensing exceptions, public highway projects.....HB 318
- Emergency diagnostic detention hearings, mentally ill fees paid to district repealed.....HB 295
- Emergency health care department, technical institute paramedic program.....HB 493
- Emergency hospitalization, replacing emergency diagnostic detention; definitions revised.....HB 378
- Emergency medical services
 - ambulance or rescue squad attendant licenses, minimum age, 18.....HB 300
 - licenses, free to nonprofit or volunteer ambulance service.....HB 169
 - personnel using remote communications, liability limited.....HB 588
- Emergency personnel using private vehicle, road rules exemption on audible or visual signal.....HB 517 am
- Emergency telephone service, "911" number available to municipalities.....HB 324
- Emergency vehicles, lights, colors standardized by use.....HB 211
- Eminent domain procedures uniform for all land takings; prior negotiations not admissible as evidence in court proceedings.....SB 178
- Employment
 - mandatory retirement prohibited.....SB 69
 - membership in labor organization cannot be required.....HB 536
 - security department, right to know law exemption repealed.....HB 816
 - state equal opportunity office, oversight committee.....HB 505
- Endangered species conservation act.....HB 180
- Energy
 - conservation
 - business profits tax deduction.....HB 538 am

- Energy (continued)
- conservation (continued)
 - federal income tax credit for utilizing wood and passive solar devices.....HR 7
 - insulation, urea-formaldehyde based, prohibited.....HB 867
 - standards for new building construction.....SB 177
 - conversion of solid waste, regional planning by solid waste bureau.....HB 863
 - corporation of the northeast, memorializing congress to create.....HR 15
 - development, water resources and energy authority.....HB 400
 - education day, national observance supported.....SCR 2
 - facility evaluation committee, siting permits for nuclear facilities, approval through legislation.....HB 779
 - finance commission, bonds to finance electrical energy projects.....HB 880
 - generation, public utility bond financing through municipal bond bank.....HB 881
 - governor's council, inventory report from primary storage facilities of petroleum products.....SB 254
 - New England regional associations, study.....HB I 2021
 - northeast regional cooperation for shared energy related problems.....HB 651
 - office, replacing governor's council on energy.....HB I 2004
 - woodheating systems, property tax exemption, local option.....HB 629
- Engineers, professional, employed by state for contract construction over \$150,000.....HB 221
- Enright, Edward II., res on death.....HR 23
- Environmental standards protection fund, abatement of pollution caused by hazardous substances transportation.....HB 537
- Equal employment opportunity office, state government functions and duties; oversight committee.....HB 505
- Equal rights amendment, rescinded.....HCR 4
- Errol, restaurants, sale of beer and wine.....SB 53
- Ethics commission, complaints of public servants conflicts of interest.....HB 626
- Excavating
 - dredge and fill
 - notice of hearings; prime wetlands, procedure local option.....SB 251
 - water resources board special board renamed wetlands board.....SB 220
 - sand and gravel, planning board permits, regulations.....HB 661
- Executive council
 - candidates, political expenditures, reporting requirements.....HB 231
 - informed of their election.....22
 - oath of office.....30
 - stockholders in public utilities, disclosure.....HB 642
- Executors and administrators
 - notice to persons beneficially interested, definition expanded..SB 215
 - towns notified of real estate passing by inheritance.....HB 680
 - trust companies and national banks, advertising restrictions removed.....SB 40
- Explosives
 - licenses, confidentiality.....SB 113 am
 - transportation.....HB 274
- Extension service, cooperative, appropriation increased.....HB 109

F

- Families, protection from domestic violence.....HB 809
- Family planning, voluntary sterilizations, nonmedical qualifications prohibited.....SB 160
- Farm lands
 - current use assessment, 1 acre or more.....HB 639
 - preservation
 - agricultural production and food policy.....HCR 13
 - purchase of land, development rights, or easements by state for leasing, feasibility study.....HB 68
- Farm vehicles, mud flaps required.....HB 312
- Farming, redefined, raising fresh water fish included; sand and gravel removal deleted under motor vehicle law.....HB 115 am

- Federal funds
 - applications submitted to comptroller, approval of general
 - court or fiscal committee required.....HB 531 am
 - Pitman-Robertson Act suspended, use of fish and game funds.....HB 85
- Federal programs, states reimbursed for implementing.....SCR 8
- Felons, employment in sale or manufacture of liquor.....SB 76
- Fiduciaries, trust companies and national banks, advertising restrictions
 - removed.....SB 40
- Fines, sentence for nonpayment, place of committal discretionary with
 - court.....HB 773
- Fire alarm systems
 - mandatory installation in
 - hotels and boarding houses built after 1979.....HB 624 am
 - residential structures built after 1979.....HB 624
- Fire marshal
 - enforcement of 1976 National Building Code and 1976 Life Safety Code standards in public building.....HB 214
 - fire loss investigations, reports to insurance companies.....HB 742
 - model code for installation and operation of solid fuel heating
 - appliances, adoption by towns.....HB 710
 - responsibility to coordinate state services during accident
 - involving transportation of hazardous materials.....HB 818 am
- Fire protection, UNH system to reimburse municipalities for
 - services.....HB 108
- Firearms
 - discharging from or across public highway while hunting
 - prohibited.....HB 71 am
 - police, mandatory annual training, funded by increased penalty
 - assessments.....HB 475
 - right to keep and bear arms.....CACR 6
- Firemen, volunteer, 16 year olds may serve.....HB 164
- Fires
 - self-dialing alarm system, automatic calls to governmental
 - agency, permission required.....HB 267 am
 - suspicious origin, insurance company information reported to
 - fire marshal.....HB 742
- Firewood cutting on another person's land, landowner's liability
 - limited.....HB 98
- Fireworks, permit, sale by manufacturers, wholesalers, and retail
 - dealers legalized.....HB 453
- Fiscal impact legislation affecting towns, counties, and the state,
 - notes prepared by LBA.....HB 356 am
- Fish and game
 - aquiculture license, release and recapture of domestically
 - reared anadromous fish.....HB 147
 - bear
 - season not to overlap deer season; exceptions.....HB 45 am
 - small game, and game bird seasons not to overlap deer
 - season; exceptions.....HB 329
 - beaver, traps prohibited on beaver dam after February.....HB 51
 - bobcats
 - and fisher seasons closed in 1979 and 1980.....HB 42
 - removed from definition of game animals.....HB 122
 - deer. See: Deer hunting
 - department
 - deputy conservation officers, department personnel may be
 - appointed.....HB 26
 - land acquisition and dam construction for smelt spawning
 - at Lucas Pond (Northwood).....HB 106
 - supplemental appropriation.....HB 189 am
 - executive director, deer season set by in 1979 and 1980, advertising
 - requirements.....HB 112 am
 - fishing by permit by residents of youth development center...HB 832 am
 - fund, use permitted during suspension of federal funds under
 - Pitman-Robertson Act.....HB 85
 - fur-bearing animals
 - coyotes.....HB 315
 - season regulated by executive director.....HB 43
 - skins tagged or sealed; imported skins included.....HB 101
 - game birds, methods of taking, shotgun only permitted.....HB 219
 - hunting
 - discharging firearm from or across public highway
 - prohibited.....HB 71 am
 - game animals, hunter orange apparel requirement.....HB 156
 - use of artificial light from October through December,
 - penalty.....HB 70

Fish and game (continued)

- ice fishing
 - maximum number of lines increased.....HB 81
 - salmon and trout, 1 each per day or 2 trout; 15 inch minimum.....HB 186
- laws, violations, confiscated property may be sold or destroyed.....HB 21
- licenses
 - agent's accounting.....HB 32
 - agents, special fee for clams repealed.....HB 33
 - false statements, fines credited to fish and game fund.....HB 131
 - free to permanently and totally disabled veterans.....HB 82
 - hunting, proof of competency, fee for duplicate certificate.....HB 20
 - hunting, proof of competency, sworn affidavit by residents permitted.....HB 18
 - hunting, requirements for obtaining.....HB 37
 - muzzle loaders, not required for residents under 16.....HB 72
 - restriction on firearms allowed after use of deer tag.....HB 105
- lobsters
 - and crabs, wholesale buyers, report on pounds purchased.....SB 26
 - taking by hand while diving, special license.....HB 46
- marine biology, functions transferred to UNH.....HB I 2009
- moose hunting season.....SB 47
- otter
 - taken by traps only.....HB 44
- trapping season shortened in certain counties; season exempt from authority of executive director.....HB 52
- oysters, penalty for each 1/2 bushel taken over limit.....HB 86
- pheasant egg incubator exchanged with Massachusetts for 1800 pheasants.....HB 200
- rabbits, hunting season and bag limit increased.....HB 148
- salmon, restoration to Connecticut River, interstate compact.....HB 3
- salt water smelt and alewives, taking by seine, net or weir prohibited, exemptions.....HB 203
- small game seasons and bag limits set by commission.....HB 222
- striped bass less than 16 inches, possession prohibited, penalty.....HB 78
- traps
 - commercial, limited to particular species causing economic loss, public hearing required.....HB 717
 - education program.....SB 174
 - public right of way prohibited, special permits for specified locations and times.....HB 34 am
 - reduced license fee for minors repealed.....HB 50
- turkeys, wild, illegal taking, misdemeanor.....HB 190
- wildlife
 - endangered or threatened, conservation program.....HB 180
 - imported, permit required, exceptions.....HB 141 am
- Fish, fresh water, raising, included in definition of agriculture and farming.....HB 115 am
- Fisher, season closed in 1979 and 1980.....HB 42
- Fishing
 - industry, promotional and marketing programs by regional associations.....HB 477
 - salt water, marine division to control, regulate, and manage.....HB I 2017
- Flammable liquids, sale of plastic containers for storage restricted.....HB 214 am
- Flanders, Robert W., elected state treasurer.....6
- Fluoridation, public water supply, referendum, application by 10% of voters, limited to once in 3 years.....SB 67 am
- Fluorides, water supply, introduction or discontinuance, referenda requirements.....HB 262
- Food
 - and nutrition programs, schools, supplemental appropriation.....HB 444
 - choking relief display required in restaurants.....HB 322
 - locally grown, agricultural production and food policy.....HCR 13
 - NH products, promotional and marketing programs.....HB 477
 - stamps suspended for improper transfer of property.....HB 549
- Foot, Leona, reimbursement for legal expenses.....SB 108
- Foreign born children adopted in NH, birth certificates.....HB 483 am
- HB 532
- SB 136 am

- Foreign corporations, nonprofit, registration fee same as domestic
voluntary corporations.....SB 37
- Foreign exchange student program in public and private colleges....HBI 2007
- Forest improvement fund, expansion of revenue and uses to include sale
of buildings and purchase of state parks.....HB 553
- Forests and lands
director, state payments for white pine blister rust eradication;
destruction of white pines removed.....SB 85
- division, police powers, limitations.....HB 255
- Forgery, penalty based on monetary value obtained.....HB 346
- Foster care, neglected children, custody of welfare director, costs
paid by person legally chargeable.....HB 442 am
- Foster children, education, state liability outside original
school district.....HB 472
- Franchises
petroleum suppliers prohibited from operating retail outlets after
January 1, 1983.....HB 696
- regulation, protection from arbitrary cancellation.....SB 259
- Franconia, town of, payments in lieu of taxes on tax exempt
property.....HB 473
- Franklin, city of, charter amendments, non-partisan elections; recounts;
vacancy filled by election; referendum.....HB 812
- Franklin-Laconia bypass, construction of bridge earlier than
scheduled, study.....HBI 2019
- Franklin Pierce Law Center
degree granting powers.....HB 225
- graduates admitted to practice as attorney without
examination.....HB 734
- Fraud, penalties based on monetary value obtained.....HB 346
- Frisbie memorial hospital (Rochester), property value limitation
repealed.....SB 20
- Fronton. See: Jai alai
- Fuel
adjustment charge
approved by PUC, receiving utility not generating its own
power may levy without further approval.....HB 65
- public utilities, cost of unscheduled outages not
included.....HB 859
- diesel, pleasure vehicles, prepayment of road toll based on
twice the registration fee or reported quarterly with
odometer reading.....HB 392 am
- insuring adequate gasoline supplies for tourism industry.....SCR 7
- wood and solar, federal income tax credit for utilizing.....HR 7
- Fullam Pond (Chesterfield), dam acquisition by water resources
board.....HB 450
- Fund raisers, professional, fee and expenses limited to 30%.....SB 230
- Funeral directors and embalmers
board, licenses for trained persons to perform eye
enucleations.....HB 207
- cremations, containers for bodies, requirement modified.....HB 548 am
- registration board, one member to represent the public.....HB 193

G

- Gallen, Hugh J. See: Governor
- Gambling
felony if 10 offenses committed in 24 hours.....HB 650 am
- games and machines, state controlled.....HB 527
- jai alai; local option.....HB 501
- Gaming commission, state controlled gambling.....HB 527
- Garbage disposal, UNH system to reimburse municipalities for
services.....HB 108
- Gardner, William M., elected secretary of state.....6
- Gas utilities
advertising costs included in operating expenses regulated
by PUC.....HB 94 am
- security deposits from tenants having separate meters; landlord
not liable.....SB 133 am
- Gaskill, former Rep. Peter C., res on death.....44
- Casohol, manufactured in state, motor vehicle road toll reduced.....HB 201
- Gasoline
franchises, suppliers prohibited from operating retail outlets
after January 1, 1983.....HB 696

- Gasoline (continued)
 insuring adequate supplies for tourism industry.....SCR 7
 sale of plastic containers for storage, restricted.....HB 214 am
- Gendron, Most Rev. Odore J., Roman Catholic Bishop of NH,
 benediction.....25-26
- General Court. See also: House of Representatives; Senate
 annual sessions.....CACR 16
 approval required for application or expenditure of federal funds;
 fiscal committee approval in interim.....HB 531 am
 bills. See: Bills
 committees. See: Committees; names of committees
 highway tolls set by.....SB 74
 legislative academy of science and technology.....HB 875
 legislative historical committee, membership increased; appointment
 and compensation of legislative historian.....HB 801
 lobbyists, registration, quarterly reports, name tags.....SB 38 am
 members
 compensation increased.....CACR 7
 ethics, disclosure of financial interests.....HB 626
 financial disclosure.....SB 35
 health screening.....HB 276
 mileage allowance based on shortest route.....HB 146
 mileage, different rates for legislative and non-legislative
 state business; daily limitation removed.....SB 50
 mileage increased for initial 5 miles.....HB 803
 mileage increased, limitations.....HB 357 am
 mileage verified by commissioner of public works and highways;
 excessive funds repaid.....HB 143
 out-of-state travel, limitations.....HB 278
 out-of-state travel not reimbursed by state.....HB 627
 stockholders in public utilities, disclosure.....HB 642
 support services.....HB I 2022
 reapportionment, study.....HB 676
- Glaucoma, prescription of cannabis-type drugs authorized.....HB 851
- Glencliff home for the elderly
 and NH hospital, oversight committee on long range needs for
 psychiatric services and physical plant
 requirements.....HB 490
 eligibility for admission revised; priority to NH hospital
 residents.....HB 404
 guardians for residents.....HB 283
 superintendent nominated by mental health director.....HB 633 am
- Godfrey dam and reservoir, Berlin water works authorized to withdraw
 as much water as needed.....SB 93
- Golden granite state discount card.....HB 469
- Golf clubs, alcoholic beverage permit, Sunday beer sales.....HB 103
- Gorham, traffic signals on route 16, installation by public works and
 highways, appropriation.....HB 447
- Gosselin, Rep. David L., quotation from Wall Street Journal
 on "the girl".....821
- Governor (Hugh J. Gallen)
 addresses
 budget message.....65-68
 capital budget message.....137-141
 commending legislature.....787-788
 inaugural.....23-25
 Seabrook nuclear power plant.....170-172
 and council. See also: Executive council
 election returns.....14
 land taking for state use, eminent domain procedures
 followed.....SB 178
 elected every 4 years.....CACR 14
 informed of his election.....22
 informed that a quorum of the House is assembled.....3
 vetoes
 federal funds, approval of general court.....HB 531
 Pittsfield district court.....HB 133
 sunset law, termination schedule may be changed.....SB 249
 tax exemption on ski tow and snow making machinery capable of
 removal.....HB 568
 tax reassessments, costs paid by state.....HB 817
 trapping education program.....SB 174
- Governor (Meldrim Thomson, Jr.), exaugural address.....14-15
- Governor Wentworth regional school district, Moultonborough's
 withdrawal legalized.....HB 129

- Governor's commission
 - for the handicapped, appropriation.....SB 68
 - on crime and delinquency, functions transferred to NH crime commission.....HB 387
- Governor's council on energy, replaced by energy office.....HBI 2004
- Grafton county
 - attorney, sheriff, and treasurer, salaries paid monthly.....HB 77
 - commissioners, staggered 6 year terms.....HB 107
- Grandparents, visitation privileges to children of divorce.....HB 528
- Grantham, town of, meeting legalized.....HB 871 am
- Greek independence day.....HR 11
- Greyhound racing commission combined with horse racing commission.....HB 622
- Grocery stores, wine licenses, 16 year olds may sell.....HB 10
- Group homes
 - by-laws may prohibit placement of persons in need of supervision.....HB 636
 - included in hospital licensing law.....HB 240 am
 - residents, public assistance allowance increased appropriation.....HB 487
- Grouse, ruffed. See: Partridge
- Growth management and economic development, goals and policies.....HCR 7
- Guardian ad litem, divorce proceedings, rights and duties; compensation.....HB 682
- Guardians and conservators
 - appointment
 - for incompetent residents of Glencliff home for the elderly.....HB 283
 - in cases of incapacity, procedures.....HB 714
 - professional, training, certification and supervision.....HB 850
 - public guardians, Belknap and Merrimack counties, permitted appointments increased; unclassified positions.....HB 462

H

- Halfway house advisory commission, members appointed.....846
 - Halverson, Alf, commemorative marker at Hansen ski jump.....SB 89
 - Hampton
 - district court revised.....HB 182
 - harbor
 - dredging, capital appropriation increased.....SB 46
 - fishing pier and boating facilities, transferred to port authority.....HB 830
 - state liquor store construction
 - authorization changed to Greenland or North Hampton land in Hampton Falls purchased for store to be sold.....SB 132 am
 - in Hampton Falls prohibited.....HB 132
 - on land owned by public works and highways; appropriation increased.....HB 299
 - Hampton Beach village district charter amendment, owners of single family residences exempt from tourist promotion tax; referendum.....HB 871 am
 - Hampton Falls, liquor store prohibited.....HB 132
 - Hancock, grocery stores, retail wine license.....SB 53 am
 - Handicapped. See also: Disabled; Veterans
 - architectural barrier free design, waivers.....SB 9
 - children, education
 - emotionally handicapped redefined.....HB 638
 - school districts liable for twice the state average cost; state payments made as costs arise; school year may be lengthened.....HB 621 am
 - special, early identification extended to physicians.....HB 466
 - special, surrogate parent as advocate in decision making....HB 563
 - governor's commission for, appropriation.....SB 68
 - infoline to vocational rehabilitation, appropriation.....HB 189 am
 - severely physically disabled, personal care attendant services..HB 465
 - therapeutic recreation specialist to provide assistance to.....HB 135
 - walking disability
 - definition expanded in motor vehicle laws.....HB 67
 - special number plate showing international accessibility symbol.....SB 45
- Hanover, town of, meeting of 1976 legalized.....HB 871

- Hanson, Rep. Richard D.
 naming hall after in legislative office building.....HCR 14
 res on death and remarks.....16
 Happy hours, advertising permitted.....HB 670
 Harbormasters, port authority appointees, defense and
 indemnification.....HB 420 am
 Haverhill Corner, precinct, meeting legalized.....SB 125 am
 Hawkers and peddlers, certificate of character and qualifications
 signed by town police chief or selectmen.....HB 600 am
 Hayes, James H., building, appropriation extended.....SB 10
 Hazardous
 materials transportation
 advisory board, review and dissemination of regulations and
 information.....HB 719 am
 prohibited on certain state highways by public works and
 highways commissioner.....HB 739
 regulations by safety commissioner.....HB 818
 substances transportation, liability, bonding required.....HB 537
 waste management program.....HB 555
 Health
 and welfare
 advisory commission, membership increased; nomination of health
 and welfare commissioner; boards of oversight, duties...HB 489
 board of appeals hearings, decision consistent with rules and
 regulations.....HB 597
 commissioner, alcohol and drug abuse prevention transferred to
 in 1981.....HB 835 am
 commissioner, massage parlors, licensing and
 regulation.....HB 618 am
 hearings officer in welfare cases.....HB 598
 office building, construction and furnishing appropriation
 increased.....HB 460
 care facility, ombudsman to investigate complaints from
 elderly.....HB 88
 comprehensive education program in public schools non-mandatory,
 advisory council to prepare.....HB 504
 coordinating council, statewide, advisory to office of health
 planning and development.....HB 678
 critical problems reporting act.....SB 44
 planning and development office
 certificate of need for new institutional health services...HB 235
 health and welfare department, functions.....HB 678
 service corporations, participating provider, benefits paid to
 provider; non-participating provider benefits paid to
 subscriber.....HB 277
 statistics center for NH, bureau of vital records and health
 statistics designated.....HB 724
 Heimlich maneuver, or other food-choking relief, display required in
 restaurants.....HB 322
 Hemophilia, care and treatment, appropriation.....HB 484
 Henley, Rev. Ralph, pastor New Hope Baptist Church, Portsmouth,
 prayer of peace.....23
 Highway safety programs, village and school districts eligible for
 federal reimbursement.....HB 104 am
 Highways
 bicycle trails, planning and lay out by public works and
 highways commissioner.....HB 864
 class I or II reclassified to IV, reconstruction by state,
 zoning ordinance or master plan requisite.....HB 810
 class V, private roads acquired by town.....HB 75
 class VI, footpaths and trails included.....HB 699
 classification
 Conway.....SB 80
 Laconia.....HB 488
 Merrimack, appropriation.....HB 454
 damages, repairs charged to special account, invoiced
 to responsible party.....SB 149
 discontinued, abutters notified of proposal.....SB 114
 energy requirements for lighting, study.....HBI 2012
 federal aid, state matching funds, transfers between
 accounts.....HB 189 am
 Laconia by-pass extended to Weirs; appropriation.....HB 463
 land takings, eminent domain procedures.....SB 178
 law recodification, study.....SB 25
 lay out to public waters, definition to include artificially
 created bodies over 10 acres.....SB 199

Highways (continued)

- maintenance and construction fund, from 1¢ increase in motor vehicle road toll.....HB 226
 - OHRVs registered for use on.....HB 166
 - outdoor advertising. See: Outdoor advertising
 - planning committee, 10 year plan.....SB 165
 - proposed, connecting Pelham road and route 38, repealed.....HB 228
 - public, projects excepted from electrician's licensing.....HB 318
 - rights of way, trapping, special permits for specific locations and times.....HB 34 am
 - route 16 in Gorham, installation of traffic signals by public works and highways, appropriation.....HB 447
 - route 28 in Salem, maintenance by state.....HB 162
 - route 51 to interstate 95, tolls prohibited.....HB 406
 - secondary, advertising restrictions extended; removal of nonconforming signs; revocation of licenses.....HB 347 am
 - state, public works and highways commissioner, prohibition of transport of hazardous materials.....HB 739
 - strip development prohibited outside densely settled areas; greenbelt required.....HB 383
 - surplus account, \$170,000 transferred to purchase land for Bedford patrol headquarters.....HB 790
 - tolls
 - general court to set charges.....SB 74
 - sufficient in aggregate to meet expenses.....SB 240
 - towns
 - layout over private rights of way, assessment against abutters.....SB 161
 - state aid, additional subsidy, increased percentage of supplementary road toll.....HB 365
 - state aid, subsidy increased; additional subsidy repealed...HB 145
 - village districts laying out, town acceptance not required.....HB 215
 - Wakefield authorized to build auxiliary road to route 16.....HB 335
- Hill, Robert C., res on death.....5-6
- Hillsborough county
 - house of correction superintendent, custody of jail in Manchester.....HB 127
 - purchases over \$1000, competitive bidding required.....HB 125 am
 - restructured to exclude Manchester and Nashua.....HBI 2001
- Historic resources, archeological finds on state property
 - state ownership.....HB 595
- Hockey, UNH and Dartmouth, winning teams in ECAC, res of congratulations.....145
- Holderness school district meeting legalized.....HB 184
- Holidays, banks open on biennial election day.....HB 620
- Home health
 - agencies included in hospital licensing law.....HB 240
 - aides, administration of oral medicines.....HB 144
- Home rule charters, procedures for adopting; local option charter provisions repealed.....HB 292
- Homemakers, displaced, programs established.....HB 353
- Homestead right, increased to \$5,000.....HB 208
- Homicide, negligent, DWI, mandatory minimum sentence.....HB 619
- Hooksett, restaurants or coffee shops adjacent to liquor stores....HBI 2005
- Horses
 - racing
 - commission combined with dog racing commission.....HB 622
 - fees paid to municipality based on over or under 10 days of racing.....HB 62
 - pari-mutuel pools, tax rate revised.....HB 506
 - thoroughbred breeding incentive program.....HB 841
 - track construction to start within 2 years of local option approval of license.....HB 229
 - roofed shelter required.....HB 36
 - tail docking prohibited, misdemeanor.....HB 254
- Hospital, NH
 - and Glencliff, oversight committee on long range needs for psychiatric services and physical plant requirements....HB 490
 - capital improvements appropriation, 1978, increased.....HB 460 am
 - emergency hospitalization replacing diagnostic detention; definitions revised.....HB 378
 - patients, employment, payment program to meet state and federal requirements.....HB 307
 - post-release plan for patients.....HB 486
 - residents, priority admission to Glencliff home for the elderly.....HB 404

- Hospital, NH (continued)
 - superintendent, two or more persons nominated by mental health director.....HB 633
 - unit directors may be non-medical personnel.....HB 634
- Hospital service corporations
 - group policies
 - cancellation not effective until 31 days after written notification; labor disputes, coverage continued for 6 months by employee paying premiums.....SB 48 am
 - mental health coverage, clinical social workers service included.....HB 842
 - mental health coverage, pastoral counselors services included.....SB 33
 - mental health coverage, physicians using hypnotherapy included.....HB 205
 - mental health coverage extended to former group members.....HB 552
- Hospitals
 - certificate of need review by office of health planning and development.....HB 235
 - licensing law
 - church hospitals operated for clergy, members of religious orders, or guests without charge, exempt.....HB 230 am
 - group homes included; laboratory license fee changed; term facilities substituted for institutions.....HB 240 am
 - home health agencies and visiting nurse associations included.....HB 240
 - refinancing indebtedness.....SB 112
 - remote communications to emergency medical service personnel, liability limited.....HB 588
 - withdrawal of life-sustaining measures in terminal cases, directive to permit.....HB 291
- Hotels
 - alcoholic beverages discount increased.....HB 60
HB 242
 - and boarding houses built after 1979, mandatory installation of fire alarm systems.....HB 624
 - dining room accommodation of overflow from cocktail lounge..HB 593 am
 - employees, minimum wage, deductions for meals and rooms increased.....SB 175
 - liability for guests' lost property reduced.....HB 705
 - room rates posted.....HB 664
- House of Representatives
 - candidates, affidavit acknowledging that election to house means election to county convention.....HB 331
 - capital budget overview committee.....HB 860
 - chaplain, Rev. William L. Quirk.....28
 - clerk. See: Clerk
 - committees authorized to act in interim.....HR 36
 - elections, towns and wards divided into precincts for single member district, referendum.....HB 795
 - journal. See: Journals
 - legislative interns introduced.....28
 - meetings, cancellations.....5
 - members
 - deaths.....847
 - elected separately from county convention.....HB 625
 - expenses for legislative business, approval by review committee.....HB 837
 - free daily newspapers.....HR 4
 - qualified.....4, 7, 44, 123, 294, 847
 - resignations.....30, 85, 499, 847
 - salary payments.....5
 - office of stenographic services.....HB 768
 - office space for each political party.....HB 827
 - offices, election rules.....4
 - speaker. See: Speaker
 - special committees established by resolution.....HR 16
 - tapes, available for transcriptions; duplicating or voice stress analysis prohibited.....307-308
 - temporary chairman elected.....4
 - vacancies to be filled.....HB I 2024
- Houses of correction
 - approved absences.....HB 630
 - detention of juveniles prohibited; exception.....HB 843
 - female prisoners, transfer agreements between counties.....HB 773
 - prison guards, group II members of NH retirement system.....HB 272

Houses of correction (continued)	
work release, superintendent may authorize; deductions from wages and income.....	HB 330
Housing	
commission, area of operation, consent of local governing body required.....	SB 253
finance agency	
bonding authority limit increased; obligations for specified purposes exempt from limitation.....	SB 107
obligations limit and membership increased.....	HB 846
for chronically mentally ill, demonstration program participation by governor.....	HCR 15
manufactured, advisory board.....	HB 648
rental property standards of fitness; repairs by tenant, procedure.....	HB 328
Hudson	
circumferential highway, study.....	SB 225
town of, meeting legalized.....	HB 234
	SB 125 am
Human rights, unlawful discrimination, mandatory retirement.....	SB 69
Human services coordinating councils.....	HB 762
Human virus diagnostic laboratory, diagnosis and detection of infectious and contagious diseases; appropriation.....	HB 367
Hunting. See: Deer hunting; Fish and game	
Husband and wife	
evidence not privileged in adult abuse proceedings.....	HB 237
protection from domestic violence.....	HB 809
voluntary sterilizations, nonmedical qualifications prohibited.....	SB 160
Hypnotherapy, physicians using, services included under mental health insurance coverage.....	HB 205
I	
Iakovos, Archbishop, 20th anniversary.....	HR 27
Ice cream, minimum net weight and basic ingredients shown on package.....	HB 632
Identification cards for non-drivers issued by motor vehicles division, notice of anatomical gifts.....	HB 343
Immunization	
children, compensation for adverse reaction.....	HB 672
required of all school children.....	HB 554
Implied consent law	
license restored after 90 days if not found guilty repealed....	HB 248
refusal to submit to chemical test, license suspended 120 days; restoration mandatory if found not guilty prior to 90 days.....	HB 348 am
Income tax	
5%.....	HB 426
interest and dividends	
45% distributed to general fund, 55% to cities and towns on equalized formula.....	HB 507
exemptions for dividends from NH corporations.....	HB 66
exemptions increased.....	HB 154
exemptions on deposits outside the state only if specified by statute.....	SB 239
exemptions, unemployed, widows and widowers under 65 receiving social security.....	HB 409
repealed.....	HB 372
	HB 426
Incompatible offices.....	HB 575
elected and appointed county position.....	HB 711
resignation from one office before running for another, penalties.....	HB 181
towns.....	HB 766
Indigent. See also: Paupers	
defendants, criminal cases, public defender program expanded..	HB 23 am
Inheritance tax, credit for tax paid on prior transfers.....	HB 573
Initiative petitions for amending the constitution and statutes....	CACR 12
Inns	
and cabins, room rates posted.....	HB 664
hotels, motels and lodging-houses, liability for guests' lost property reduced.....	HB 705

Institutional child abuse or neglect reported to attorney
 general.....HB 831

Institutional collections office, record of charges furnished on
 request to person or estate chargeable.....HB 713 am

Institutional health services, certificate of need by office of
 health planning and development.....HB 235

Insulation, urea-formaldehyde based, prohibited.....HB 867

Insurance
 accident and health
 credit card sales prohibited.....HB 689 am
 group policies, cancellation effective 31 days after written
 notification; labor disputes, coverage continued for
 6 months by employee paying premiums.....SB 48 am
 group policies, mental health coverage, clinical social
 worker's services included.....HB 842
 group policies, mental health coverage, pastoral counselor's
 services included.....SB 33
 group policies, mental health coverage, physicians using
 hypnotherapy included.....HB 205
 group policies, state institution residents.....HB I 2008
 mental health coverage extended to former group members.....HB 552
 agents grievance committee, hearings on termination of
 property or casualty contracts.....HB 689
 commissioner, regulation of prepaid legal service
 corporations.....SB 135

companies
 financial examinations, travel expenses may be paid
 directly to examiner.....HB 149 am
 fire losses, release of information to fire marshal,
 confidentiality.....HB 742

department, examination division, supplemental appropriation for
 in and out-of-state travel.....HB 149

liability. See also: Motor vehicles, liability insurance
 homeowner's, workmen's compensation coverage requirement
 repealed.....HB 546
 landowners allowing snowmobiles, funded from BOHRV
 grant-in-aid program.....HB 87
 providers of care to adults in shared homes.....HB 287
 sweepstakes commission, for claims against ticket sales
 agents.....SB 127

life
 and health guaranty association, fair and equitable contractual
 obligations.....HB 285
 and retirement annuities, nonforfeiture benefits and reserves,
 interest rate increased.....HB 338
 group policies, cancellation not effective until 31 days after
 written notification; labor dispute, coverage continued for
 6 months by employee paying premium.....SB 48 am
 McCarran-Ferguson Act, congress requested not to amend.....SCR 9

Interest and dividends tax. See: Income tax

Interest rates, revolving charge accounts.....HB I 2013

Interlakes High School, softball team.....HR 33

International accessibility symbol, number plates for motor vehicle
 owners with walking disabilities.....SB 45

Interscholastic athletics council to oversee high school
 athletics.....HB 825

Interspousal agreements, valid contracts.....HB 264 am

Interstate compacts
 corrections.....HB 646
 motor vehicle nonresident violator compact.....HB 274
 NH-Massachusetts sewage and waste disposal facilities.....SB 43

Interstate cooperation commission
 members appointed.....58, 845
 regional compact proposal re disposal of containers and
 solid waste.....HB 804
 repealed.....HB 623

Intoxication, disorderly conduct, penalty repealed.....HB 832

Invention, child resistant matchbook.....HCR 2

Iran, harrassment and treatment of US citizens.....HR 6

Jai alai, commission to license; local option.....HB 501

- Jails
 county, prison guards, group II members of NH retirement system.....HB 272
 detention of juveniles prohibited; exception.....HB 843
 Manchester, custody of Hillsborough county house of correction superintendent.....HB 127
 Johnson, Rep. Elmer, poem in recognition of dairy farmers.....753
 Joint legislative committee on employment relations.....HB 769
 Journals, House
 and Senate, free distribution limited.....HB 649
 recorded on tapes, distribution policy.....5
 Judges. See also: Superior court; Supreme court
 district court, salary
 increased.....HB 113 am
 maximum equal to associate justice of superior court.....HB 393
 range increased; practicing law prohibition, salary limit raised.....HB 227
 municipal courts, salary structure based on district courts; judicial immunity.....HB 113
 probate
 retirement due to age, benefits.....HB 301
 sitting in another county, compensation increased.....HB 172
 Judgments
 against the state, payments by attorney general.....HB 873
 defendant's ability to pay, court ordered investigation by probation department removed.....SB 94
 interest rate increased to 10%.....HB 589
 summary, service of affidavits deleted.....HB 775
 Judicial branch
 budget
 prepared by courts, submitted by supreme court directly to legislature.....HB 388 am
 submitted directly to legislature; line item transfers.....SB 70
 rules distribution, uncollectible accounts receivable lapsed.....HB 124 am
 Judicial council
 abolished.....HB 758
 plan for allocation of cases between public defenders and assigned counsel.....HB 23 am
 Judicial referees, retired probate judges.....HB 704
 Judiciary, Chief Justice Edward J. Lampron invited to address joint convention.....HCR 5
 Juice bars
 hours limited.....HB 870 am
 prohibited.....HB 870
 Junkyards, relocation or disposal, compensation.....HB 659
 Jurors, grand and petite, compensation and mileage increased.....HB 591
 Justices of the peace, name changed legally, commission registered in new name.....HB 136
 Justification, criminal code, use of force in defense of person or property, civil liability not incurred.....SB 229
 Juvenile delinquents
 16-18 year olds treated as adults after conviction of 3 misdemeanors or 1 felony.....HB 580 am
 definitions, district court jurisdiction, arraignment, detention, mental health evaluation.....HB 831
 detention in house of correction or jails prohibited; exception.....HB 843
 parents liable for
 restitution.....HB 605
 vandalism, restitution.....HB 720
 town liability transferred to state for court ordered expenses..HB 138
- K
- Kashulines, Albert, reimbursement for wages earned as boat inspector.....HB 228
 Kearsage Way bridge (Portsmouth), renamed William F. Keefe bridge.....HB 660
 Keene
 state college, capital improvements appropriation, 1978, increased.....HB 460 am
 ward 4, contested seat, run-off election.....HR 2
 letters.....12-13

L

Laaman v. Helgemoe	
compliance funding for state prison.....	HB 189
NH Legal Assistance, attorney's fee, appropriation.....	SB 136
Labor	
apprenticeships, hours required reduced to 2,000.....	HB 55
commissioner	
minimum wages in public works contracts over	
\$500,000 repealed.....	SB 183
occupational safety and health, rules and regulations.....	HB 751
sub-minimum wage rate for post secondary students; replacing	
existing workers prohibited.....	HB 836 am
workmen's compensation, lump sum payments discretionary.....	HB 382
department	
occupational safety and health division.....	HB 492
supplemental appropriation.....	HB 189 am
disputes, life and health group insurance, coverage continued	
for 6 months by employee paying premiums.....	SB 48 am
mandatory retirement prohibited.....	SB 69
minimum wage. See: Minimum wage	
polygraph examinations prohibited, penalty.....	HB 160
public employees	
bargaining unit reduced to 2.....	HB 448
binding arbitration.....	HB 834
binding arbitration; strikes lawful under certain	
conditions.....	HB 726
collective bargaining unit, school supervisory unions,	
combinations of employees, unit may be less than 10.....	HB 855
second fact finding step; binding arbitration in certain	
cases.....	HB 251
relations director, negotiator for state.....	HB 769
unemployment before commencement of labor dispute,	
benefits.....	HB 757 am
unions, membership cannot be a condition of employment.....	HB 536
voluntary political action committees, political contributions	
allowed.....	HB 731
workmen's compensation, temporary partial disability, benefit	
period limitation removed.....	HB 209
Laconia	
airport authority renamed Belknap county regional airport authority;	
membership, terms, compensation changed.....	HB 872
district court, district revised.....	HB 323
highway reclassified.....	HB 488
state school	
direct care employees, administration of oral	
medications.....	HB 144 am
superintendent nominated by mental health director.....	HB 633
YMCA, property limitation increased.....	HB 883
Laetrile or vitamin B-17, manufacture in state permitted.....	HB 296
Lamprey regional solid waste cooperative, adoption by town meetings	
legalized.....	HB 123
Lampron, Chief Justice Edward J.	
invited to address joint convention.....	HCR 5
report on state of the judiciary.....	168-169
Land	
acquisition by state, natural heritage conservation fund.....	HB 511
gains tax, land held less than 6 years.....	HB 434
open space, recreational and agricultural, acquisition and	
preservation funded by real property transfer tax	
increase.....	HB 510
sales, full disclosure	
lotteries or prizes as inducements prohibited.....	HB 311
regulation exemption, application and fee to consumer	
protection division.....	SB 208
surveyors registration board, supplemental appropriation.....	HB 189 am
	HB 456
titles, marketable.....	SB 269
use	
change tax, 20% of full value.....	HB 764
change tax, applicable when specified change occurs.....	HB 723
projects, agricultural preservation restrictions.....	HB 153

- Landlord and tenant
 - electric and gas utilities may require security deposits from tenants; landlord not liable.....SB 133 am
 - illegal and unfair practices; minimum standards of fitness...HB 236 am
 - minimum standards of fitness; repairs by tenant, procedure.....HB 328
 - retaliatory evictions, tenant protected for organizing activities; damages.....HB 539
- Landowners permitting others to cut firewood, liability limited.....HB 98
- Law enforcement
 - investigative files, confidentiality.....HB 674
 - officer, emergency off duty authority.....HB 798
- Law library, control and use regulated by supreme court.....SB 210 am
- Laws. See: Session laws; Statutes
- Lead paint poisoning
 - cases reported to public health services.....SB 44
 - prevention and control, adoption by cities.....HB 788 am
- Leary, Warren W., elected sergeant-at-arms.....4
- Lebanon
 - district court, district revised.....HB 323
 - regional airport
 - authority abolished; property and records transferred to city of Lebanon.....HB 336
 - capital appropriation, 1978, revised.....HB 460 am
- Legal insurance, prepaid.....SB 135
- Legislative academy of science and technology.....HB 875
- Legislative budget assistant
 - journals, free distribution eliminated.....HB 649
 - preparation of fiscal impact notes on proposed legislation affecting revenues or expenditures.....HB 356 am
- Legislative facilities committee
 - determination of cost of paper bound session laws and RSA volumes distributed to executive and judicial branches.....HB 857
 - legislative management subcommittee, authority to transfer appropriations limited.....HB 767
 - members appointed.....845
- Legislative fiscal committee, members appointed.....845
- Legislative historical committee
 - members appointed.....835
 - membership increased; appointment and compensation of legislative historian.....HB 801
- Legislative office building, naming hall after Richard D. Hanson....HCR 14
- Legislative orientation committee, members appointed.....845
- Legislative services
 - director
 - journals, free distribution eliminated.....HB 649
 - medical and veterinary students loans, contingency plan on passage of alternate bill.....HB 158 am
 - organization charts and manuals of procedure from state agencies.....HB 253
- Legislative utility consumers council, members appointed.....846
- Liability limited, emergency medical service personnel and hospitals, doctors, or nurses using remote communications.....HB 588
- Libraries
 - cooperatives to replace service centers.....HB 396
 - national library week.....HR 17
 - obscene materials, hearings prior to prosecution to determine obscenity.....HB 198
 - state-wide borrowers' card eliminated.....HB 395
- Licenses
 - animal shelter facilities, fees increased.....HB 6
 - athletic trainers.....HB 525
 - building inspection officials, certificate of registration.....HB 191
 - charitable solicitations and solicitors.....SB 205
 - dogs. See: Dogs
 - electricians, exceptions, public highway projects.....HB 318
 - emergency medical services, nonprofit or volunteer, free.....HB 169
 - eye enucleations, funeral directors and embalmers board.....HB 207
 - fish and game. See: 'Fish and game, licenses
 - housing facilities for mentally or developmentally disabled....HB 665
 - jai alai.....HB 501
 - massage parlors.....HB 618
 - nurses
 - examination given 3 times each year.....HB 196
 - practical, educational requirements may be waived.....HB 362
 - nursing homes, disclosure requirements.....HB 718

Licenses (continued)

- occupational, and regulatory boards, study (HR 24, 1977), report
SO 44, accepted 45
- occupational certification and registration.....HB 701
- oil
 - burner servicemen, study.....SB 146
 - terminal facility operator.....HB 266
- pharmacies, permit to operate, owner must be registered
pharmacist.....HB 192
- pistols and revolvers
 - fees for residents and nonresidents; denial or suspension,
appeal within 30 days to district court.....HB 167 am
 - and explosives, confidentiality.....SB 113 am
- podiatrists and chiroprodists, continuing education required,
examinations given annually.....HB 359
- premium finance companies.....HB 690
- professional counselors.....HB 640
- real estate appraisers.....HB 503
- rehabilitation counselors.....HB 406 am
SB 221
- social workers; sunset provisions.....HB 502
- subsurface sewage disposal system designers and installers,
permits required.....HB 416
- water treatment plant operators, certification.....HB 233
SB 100
- well drillers, study.....HB I 2023
- Lie detectors. See: Polygraph examiners
- Liens
 - homestead exempt to \$5,000.....HB 208
 - house trailers and mobile homes, unpaid taxes.....HB 514
 - mechanics', recorded in registry of deeds; form of notice and
discharge.....HB 821
 - medical assistance, limitations.....HB 601
 - motor vehicles or other personal property, notice to other
lienholders before sale.....HB 741
- Life and health insurance guaranty association, fair and equitable
contractual obligations.....HB 285
- Lights, motor vehicles, distance of visibility increased, permissible
height increased.....HB 252
- Limitations of actions, personal injury or property damage, actions
against political subdivisions, 4 years.....HB 691
- Limited partnerships, uniform act.....SB 209
- Liquor commission
 - discounts on sales to hotels, clubs, and retail wine licensees
increased.....HB 242
 - license revocation procedures, study.....HB I 2003
 - report on profitability of Sunday openings to legislative
committees.....HB 7 am
 - suspension of license for nonpayment of meals and rooms tax.....HB 613
 - wine sales, retailers' ordering procedures; optional delivery
system.....HB 241
- Liquor investigators, transferred to NH retirement system
group II.....HB 481
- Litter control
 - assessments on manufacturers and distributors.....HB 499
 - mandatory suspension of operator's license.....HB 61
 - towns may impose stricter ordinances.....HB 685
- Littleton
 - High School baseball team, commendation.....HR 31
 - town of, charter amendments, water and light board,
non-partisan, weekly meetings; referendum.....HB 96
- Lobbyists, registration, quarterly reports, name tags.....SB 38 am
- Lobsters
 - taking by hand while diving; sale prohibited.....HB 46
 - wholesale buyers monthly report on number of pounds purchased.....SB 26
- Local option charters, provision replaced by home rule charters.....HB 292
- Londonderry, town of, meeting in 1963 enacting zoning regulations
legalized.....SB 125 am
- Looting, defined; class A felony.....HB 97
- Lost property held by police, time reduced to 60 days.....HB 422
- Lotteries or prizes, subdivision or condominium sales inducements,
prohibited.....HB 311
SB 208 am
- Lucas Pond (Northwood), dam construction by fish and game department
for smelt spawning.....HB 106

Lucky 7 tickets, 40% tax on wholesale cost paid to sweepstakes
 commission.....SB 31 am
 Lyme school district, meeting legalized.....HB 871 am
 Lyons, Rep. Elaine, res on illness.....145

M

McCarran-Ferguson Act, insurance regulations, congress requested not
 to amend.....SCR 9
 McFarlane, Donald H., petition contesting election of nominees of more
 than one party when vote was totaled.....15
 McIntosh College, degree granting powers.....SB 129
 Magdalen College, degree granting power.....SB 255
 Maintenance contracts, state house complex, cost effectiveness
 study.....HBI 2026
 Majority leader, appropriation separate from House.....HB 767
 Malloy, Peter, House intern fellowship winner.....695
 Manchester
 city of
 charter amendments, competitive bidding, certain service
 bidders retained for 3 years; referendum.....SB 218
 elections, checklist correction sessions, exemption; marked
 checklist to state library delayed to 21 days.....SB 180
 police department, certain persons entitled to credit for
 service prior to membership in NH retirement system.....HB 578
 jail, custody of Hillsborough county house of correction
 superintendent.....HB 127
 separate county from Hillsborough.....HBI 2001
 Mandych, Alexander, DAR good citizen of the year.....HR 20
 Manslaughter, sentence increased.....HB 344
 Manufactured housing advisory board.....HB 648
 Maps, uniform state agency, feasibility study.....HB 308
 Mar-Con Trading Corporation (Seabrook, 1975), corporate charter
 reinstated.....HB 744 am
 Marijuana, prescriptions for certain cancer and glaucoma patients.....HB 851
 Marine biologists, fish and game department, functions transferred to
 UNH.....HBI 2009
 Marine division, control, regulation, and management of salt water
 fishing.....HBI 2017
 Marketable record title act.....SB 269
 Markets bureau, supplemental appropriation for market bulletin.....HB 110
 Marriage
 blood test and validity of certificate, time measured from
 filing notice of intent.....HB 368 am
 contracts, validity.....HB 264 am
 license fee increased.....HB 367 am
 notice of intention when out of state to be accompanied by notarized
 statement instead of personal appearance.....HB 579
 uniform recognition law; waiting period reduced.....HB 183
 Marshall, Russell, member of New Zealand parliament, address.....199-200
 Massachusetts General Court, cooperation in restoration of passenger
 train service.....HR 22
 Massachusetts-NH interstate sewage and waste disposal facilities
 compact.....SB 43
 Massage parlors, licensing and regulation by health and welfare
 commissioner.....HB 618 am
 Matches, child resistant cover invention.....HCR 2
 May Pond (Washington), dam acquisition by water resources board.....HB 450
 Meals and rooms tax
 45% distributed to general fund, 55% to cities and towns on
 equalized formula.....HB 507
 meals prepared by nonprofit organizations exempt.....HB 509
 nonpayment, liquor license suspended.....HB 613
 restaurant redefined to include supermarkets, gas stations, and
 convenience stores.....HB 432
 Mechanics' liens, form of notice and discharge; recordation in
 registry of deeds required.....HB 821
 Medical advisory board, determination of physical and mental fitness
 of motor vehicle operators.....HB 274
 Medical assistance
 liens, limitations.....HB 601
 suspended for improper transfer of property.....HB 549

- Medical care, withdrawal of life-sustaining measures, permitted
 - by directive.....HB 291
- Medical education
 - for qualified NH residents, capitation fee for 5 students
 - per year paid by state.....HB 158
 - student loans.....HB 157
- Medical examiners
 - autopsies, fees and mileage set by county conventions.....HB 13 am
 - chief, qualifications and appointment, regulatory authority over
 - autopsies, supervision of medical examiners.....HB 476 am
- Medical service corporations
 - group policies
 - cancellation not effective until 31 days after written
 - notification; labor disputes, coverage continued
 - for 6 months by employee paying premiums.....SB 48 am
 - mental health coverage, clinical social workers' services
 - included.....HB 842
 - mental health coverage, pastoral counselors' services
 - included.....SB 33
 - mental health coverage, physicians using hypnotherapy
 - included.....HB 205
 - mental health coverage extended to former group members.....HB 552
- Mental health
 - and developmental services
 - name changed from mental health division.....HB 545
 - services to developmentally impaired.....HB 796
 - director, nomination of superintendents of Laconia state
 - school, NH hospital, and Glencliff home.....HB 633 am
 - division
 - approval of community living homes.....HB 487 am
 - director of children's services.....HB 429
 - name changed to mental health and developmental services....HB 545
 - standards and auditing of community mental health
 - programs, appropriation.....HB 474
 - evaluations, parental rights termination cases.....HB 852
 - funding advisory committee.....HB 490
 - insurance coverage
 - extended to former group members.....HB 552
 - group policies, clinical social workers' services
 - included.....HB 842
 - group policies, pastoral counselors' services included.....SB 33
 - group policies, physicians using hypnotherapy included.....HB 205
- Mental retardation office abolished, services performed by
 - mental health and developmental services division.....HB 796
- Mentally disabled or developmentally disabled, housing
 - facilities, licensed.....HB 665
- Mentally ill
 - dangerous, court determination for committal.....SB 1
 - educational expenses of court ordered institutionalized,
 - school districts liable.....HB 379
 - emergency
 - diagnostic detention hearings, fees paid to district
 - court repealed.....HB 295
 - hospitalization replacing emergency diagnostic
 - detention; definition revised.....HB 378
 - housing demonstration program, participation by governor.....HCR 15
- Mentally incompetent, guardian or conservator, appointment
 - procedures.....HB 714
- Meredith district court established, exempt from judicial
 - council review requirement.....HB 323
- Merrimack, town of, special meeting to authorize matching funds
 - for class II highway.....HB 454
- Merrimack valley high school baseball team.....HR 29
- Microfilming, centralized, records management and archives.....HB 204
- Migratory game birds, woodcock included in definition.....HB 219
- Mileage, legislative
 - allowance based on shortest route.....HB 146
 - different rates for legislative and non-legislative
 - state business; daily limitation removed.....SB 50
 - distance verified by commissioner of public works and
 - highways; excessive funds repaid.....HB 143
 - increased
 - for initial 5 miles.....HB 803
 - limitation.....HB 357 am
 - out-of-state travel not reimbursed by state.....HB 627
- Millfoil, Moultonborough Bay, treatment appropriation.....HB 524

Minerals, 5% tax.....	HB 500
Minimum wage	
hotel and restaurant employees, deductions for meals and rooms increased.....	SB 175
overtime at time and 1/2 for employees except domestic employees and farm laborers.....	HB 752
public works contracts over \$500,000, labor commissioner authority repealed.....	SB 183
retail or service establishments grossing less than \$275,000 exempt; limitations.....	HB 59
subminimum rate set by labor commissioner for post secondary students; replacing existing workers prohibited.....	HB 836 am
Mining, regulated by DRED commissioner, plans, permits, fees, performance bonds for reclamation.....	HB 425
Ministers, privileged communications.....	HB 16
Minority leader, appropriation separate from House.....	HB 767
Minors	
16 years old	
grocery store clerks handling wine.....	HB 10
may be employed by on-sale permittees to clean tables and glasses.....	HB 663
dependent, workmen's compensation payments.....	HB 438
detention in houses of correction or jails prohibited; exception.....	HB 843
harmful materials, hearing prior to certain prosecutions to determine harmfulness.....	HB 198
parents liable for	
theft and criminal mischief, restitution.....	HB 605
vandalism, restitution; names may be published.....	HB 720
sale of beverage with any alcoholic content to, prohibited.....	HB 697
trapping license fee reduced, repealed.....	HB 50
Mobile homes	
certificate of title requirement on transfer of ownership....	HB 410 am
loan limitations	
and terms based on National Housing Act.....	HB 822
removed; installment schedule increased.....	HB 412
manufactured housing advisory board.....	HB 648
parks	
site plans, standards; permits required.....	HB 515
utility of tenant's choosing; hearings on increased charges.....	HB 797
taxes, pro-rata when moved, exemptions.....	HB 763
unpaid taxes	
paid by owner of land or park, reimbursement, lien; tenancy termination.....	HB 515 am
sold by tax collector; park owner not liable.....	HB 514
Model business corporations act, corporate statutes revision.....	HB 819
Model drug product selection act.....	HB 431
Modular homes, manufactured housing advisory board.....	HB 648
Monopolies, definitions, prohibitions, civil penalties increased, enforcement by attorney general's office.....	SB 130
Montrealer passenger train service, deploring plan to discontinue....	HR 18
Moose hunting season.....	SB 47
Mopeds, motorcycle operator's license valid to operate.....	HB 22
Morgan, Rep. John B., accomplishments in legislative and community services, res commending.....	775
Morin, Ralph, res on death.....	677
Mortgages	
foreclosure sales	
notice requirements.....	HB 585 am
petition to enjoin, time reduced to within 20 days of notice.....	HB 414
second, home loans, licensing requirements; open end loans, interest.....	SB 202
Motor carriers, state agency contracts, competitive bidding required.....	HB 268
Motor homes	
and campers, parking in nondesignated areas.....	HB 2011
loan limitation 80% of retail value, repayment terms increased.....	HB 822
used, loan limitation and repayment time increased.....	HB 411
Motor vehicle road toll	
1¢ per gallon increase for maintenance and construction.....	HB 226
definitions, exemptions, bonds, monthly reports and payments by distributors, refunds, user's license exemption, reciprocal agreements, liens, appeals to superior court.....	HB 274 am

Motor vehicle road toll (continued)

fuel other than motor fuel, pleasure vehicles, prepayment of
 estimated toll based on twice the registration fee
 or reported quarterly with odometer reading.....HB 392 am
 funds for OHRV grants-in-aid and operating expenses.....HB 87 am
 increased.....HB 365 am
 motor fuel, refund filing date same as federal deadline.....HB 495
 reduced for gasohol manufactured in state.....HB 201
 refunds, Somersworth, Antrim, Bartlett, Raymond, and Troy.....HB 376

Motor vehicles

agriculture defined, sand and gravel removal not included.....HB 115
 blue emergency lights, authorized use.....HB 216 am
 bumpers required on trucks, buses, and trailers.....HB 177
 buses, religious or nonprofit organizations owning for
 transportation of members, registration fee reduced.....HB 274
 certificate of title
 application submitted by owner instead of dealer.....HB 647
 mobile homes, requirement on transfer of ownership.....HB 410 am
 trucks over 10 years old exempt.....HB 274
 dealers, add-on charges prohibited, exceptions.....HB 352
 disabled or unattended, removal authorized.....HB 320
 division
 medical advisory board, determination of physical and
 mental fitness of operators.....HB 274
 motorcycle driver education and safety office.....HB 513
 non-drivers' identification cards, notice of anatomical
 gifts.....HB 343
 substation in Rochester, appropriation.....HB 358
 supplemental appropriation.....SB 57
 driving under influence of alcohol or drugs
 death resulting, mandatory minimum sentence.....HB 619
 first offense, mandatory 1 year revocation; occupational
 license discretionary.....HB 173
 mandatory 10 day jail sentence.....HB 256
 revocation of license, 90 days, minimum fine, driver
 retraining program.....HB 471
 second offense, mandatory 7 day imprisonment.....HB 348 am
 emergency lights, colors standardized by use.....HB 211
 height, change restrictions.....HB 274
 identification cards for elderly for discount card
 program.....HB 469 am
 implied consent law
 license restored after 90 days if not found guilty,
 repealed.....HB 248
 refusal to submit, license suspended 120 days; restoration
 mandatory if found not guilty prior to 90 days.....HB 348 am
 inspection stickers, dealers or repairmen to remove from
 unsafe vehicles.....HB 274
 junkyards, relocation or disposal, compensation.....HB 659
 laws, recodification study.....HB 455
 left turn on red light from and to one-way streets.....HB 202
 liability insurance
 50% discount for vehicles equipped with airbags.....HB 150
 cancellation because of being under a certain age
 prohibited.....HB 861
 required for registration.....HB 813
 liens, notice to other lienholders before sale.....HB 741
 lights, visibility requirement; safety equipment approval.....HB 252
 manufacturer's number replaced by NH number on salvaged
 vehicles, fee \$10.....HB 274 am
 neglecting to stop for law enforcement officer, penalty
 increased.....HB 216
 noise levels specified.....HB 572
 nonresident violator compact.....HB 274
 number plates
 dealers use on vehicles for pleasure prohibited; additional
 plates, fees increased.....HB 703
 initial, fees increased.....HB 305
 reflectorized, repealed.....HB 437
 special for handicapped, international accessibility
 symbol.....SB 45
 temporary, courtesy delivery by NH dealer on out of state
 sales.....HB 761 am
 temporary, returned unused by dealers, refund.....SB 182
 unused, refund.....HB 644

- Motor vehicles (continued)
- number plates (continued)
 - validation stickers, unofficial or forged stickers, penalty.....HB 274 am
 - operating with open container of alcoholic beverage prohibited.....HB 258
 - operator's license
 - new resident, 60 days to obtain NH license.....HB 419
 - restricted and original licenses; commercial not required for national guard members.....HB 274
 - suspension for DWI conviction, mandatory restoration after stated period repealed.....HB 248
 - suspension for excessive speed.....HB 257
 - suspension for littering mandatory.....HB 61
 - suspension or revocation for violations, discretionary and mandatory periods.....HB 259
 - suspension or revocation, notification by certified mail, surcharge upon application for restoration.....HB 260
 - suspension up to 30 days for littering conviction.....HB 499
 - parking privilege for walking disabled, definition expanded.....HB 67
 - permit fees prorated.....HB 31
 - privately owned, emergency personnel using, road rules exemption on audible or visual signal.....HB 517 am
 - registration
 - and permit fees based on full 12 month period.....HB 728
 - new resident, 60 days to register vehicle in state.....HB 419
 - of OHRVs and trail-cycles for highway use, compliance with OHRV safety equipment requirements.....HB 166
 - permit, and operator's license free to permanently and totally disabled veterans.....HB 82
 - suspended for paying municipal permit fees with bad check.....HB 838
 - town clerks and city treasurers may act as agents, study.....HB 516 am
 - repair facilities, itemized statement of labor costs required.....HB 386
 - road rules. See: Road rules
 - seat belts, children under 12 must use.....HB 497
 - ski area vehicles defined, registration fee \$6.....SB 184 am
 - snow covered, operation on highways prohibited.....HB 128
 - tires
 - spare, full size required.....HB 2010
 - studded, prohibited May 1 - November 1.....HB 319
 - trailers
 - 45 feet to 48 feet long, special exemption.....HB 274 am
 - brake requirements, exemptions.....HB 117 am
 - transporting hazardous materials, compliance with regulation of safety commissioner.....HB 818
 - trucks
 - light trucks and farm vehicles, mud flaps required; light truck redefined.....HB 312
 - overloading, fines, \$100 and \$250.....HB 274 am
 - permissible length increased.....HB 47
 - towing low bed trailers, flashing beacon light required.....HB 609
 - transporting construction materials, special permits from public works and highways commissioner repealed.....HB 529
 - transporting timber, weight limit increased for certain 4 axle vehicles, special permit.....HB 239 am
 - weight limit increased for tandem axles on 5 axle tractor semi-trailers.....SB 266
 - Motorcycles
 - antique, defined; registration fee \$2.40.....SB 27 am
 - noise levels
 - reduced.....HB 56
 - specified.....HB 572
 - number plates, temporary, extended to 20 days.....HB 159
 - operators license
 - driver education course required, exceptions.....HB 513
 - valid for operating mopeds.....HB 22
 - racing, excluded from definition of OHRV.....HB 152
 - Moultonborough school district, withdrawal from
 - Governor Wentworth regional school district legalized; power to raise money granted.....HB 129
 - supervisory union 49; designated a new supervisory union.....HB 876
 - Moultonborough Bay, millfoil treatment, appropriation.....HB 524

Municipal bond bank, NH, financing for public utilities.....	HB 811
	HB 881
Municipal budget law	
budget forms, recommendations of local officials, separate	
column from budget committee.....	HB 217
nonrecommended items posted with warrant.....	HB 354
Municipal courts	
certain provisions updated to conform with district courts.....	HB 113
functions, transferred to state district court system.....	HB 459
Municipal finance act, hearings on bond issues, time extended to	
up to 60 days before voting time.....	HB 168
Municipal fiscal impact notes, LBA to prepare for legislation	
affecting municipal revenues or expenditures.....	HB 356
Murder, attempted, sentence increased.....	HB 344

N

Nadeau v. Helgemoe, NH Legal Assistance, attorney's fee, appropriation.....	SB 136
Names, birth certificates, child's surname that of father, mother, or combination.....	SB 265 am
Nansen ski jump appropriation for damages caused by vandals.....	SB 111
commemorative marker to Alf Halverson.....	SB 89
Narcotics. See: Drugs	
Nardi, Rep. Theodora McAlpine, distinguished alumni award.....	HR 26
Nashua city of, officials, partisan elections; referendum.....	HB 326
high school baseball team.....	HR 34
separate county from Hillsborough.....	HB I 203
Nathaniel Hawthorne College, degree granting power, master of business administration.....	SB 223
National banks, fiduciary powers, advertising restriction removed.....	SB 40
National convention delegates apportioned by congressional districts; uncommitted delegates may be chosen.....	HB 823
names filed in alphabetical order; candidate to choose after the election.....	HB 449
National energy education day observance supported.....	SCR 2
National guard oaths administered by warrant officers and others authorized by law.....	HB 119
scholarship fund, revenue from rental of armories.....	HB 118
National Health Planning and Resources Development Act of 1974, implementation through office of health planning and development.....	HB 235
National interstate corrections compact.....	HB 646
National library week.....	HR 17
Native food products, promotional and marketing programs, priority purchase by state and municipal agencies.....	HB 497
Natural death act.....	HB 291
Natural heritage conservation fund, state land acquisition.....	HB 511
Neglected or abused children, definitions, district court jurisdiction, protective custody, procedures, reporting requirements.....	HB 831
Negotiator, state, director of state labor relations, term.....	HB 769
New England College, charter amendment, voluntary corporation.....	HB 729
New England College of Optometry, optometric education for qualified NH residents, capitation fee for 5 students per year paid by state.....	HB 158 am HB 700 SB 147
NH Massachusetts interstate sewage and waste disposal facilities compact.....	SB 43
school volunteer program, recognizing outstanding performance.....	SCR 5
state song, Old New Hampshire.....	76
NH Antiquarian Society, property limitation repealed on vote of society.....	HB 102 am
NH Association of Chiefs of Police, annual convention, town payment of police chief's dues and expenses.....	HB 246

NH Legal Assistance	
appropriation for attorney's fees awarded in Laaman and Nadeau cases.....	SB 136
public defender for Strafford County.....	HB 23
New Zealand parliament, Russell Marshall, address.....	199-200
Newington, town of, meeting legalized; bond for sewage disposal system authorized.....	HB 871 am
Newspapers, free to members of the House.....	HR 4
Noise levels	
motor vehicles and motorcycles, specified.....	HB 572
motorcycles, reduced.....	HB 56
Nonforfeiture law for individual deferred annuities.....	HB 338
Nonprofit organizations, meals exempt from meals and rooms tax.....	HB 509
North Bay Council, Inc. of The Boy Scouts, caretakers' homes, tax exempt status repealed.....	HB 583
Northeast regional energy board.....	HB 651
Notary public, name changed legally, commission registered in new name.....	HB 136
Nuclear power facilities	
decommissioning financing committee; funded by customers.....	HB 805
health and environmental hazards of low-level radiation, study.....	HB I 2002
siting, local option.....	HB 671
siting permit, approval through legislation.....	HB 779
Nuclear power, Seabrook station, 50% NH ownership desired.....	HR 12
Nuclear waste, storage prohibition.....	HB 91 am
Nuptial agreements, valid contracts.....	HB 264 am
Nurses	
advanced registered practitioners, prescription of medication.....	HB 362
home health aides, administration of oral medications.....	HB 144
practical, educational requirements may be waived; scholarship aid, amounts increased.....	HB 362
registered, licensing exam given 3 times a year.....	HB 196
visiting, associations, included in hospital licensing law.....	HB 240
Nursing homes	
cost containment incentive program.....	SB 150
ombudsman to investigate complaints from elderly.....	HB 88
patients' rights; disclosure requirements for license applicants.....	HB 718
skilled and intermediate care, reimbursed at 100% of costs for public assistance recipients.....	HB 342
Nutrition program supplemental appropriation.....	HB 444
O	
Obscene material	
criminal code definitions applied to sexual exploitation of children.....	HB 351 am
hearing prior to certain prosecutions to determine obscenity....	HB 198
Occupational driver's license, discretionary.....	HB 173
	HB 348
Occupational licensing	
and regulatory boards, study (HR 24, 1977), report SO 44, accepted 45 certification, and registration division.....	HB 701
Occupational safety and health act, public employees.....	HB 492
	HB 751
Off highway recreational vehicles	
grants-in-aid and operating expenses, funds from motor vehicle road toll.....	HB 87 am
operation on bridges, conditions.....	SB 91
racing motorcycles excluded from definition.....	HB 152
registration	
for highway use, compliance with OHRV safety equipment requirements.....	HB 166
expiration date.....	HB 274
Office space study committee	
determination of use of Upham-Walker house.....	HB 802 am
members	
appointed.....	828
from senate increased; comptroller and commissioner of public works and highways to be advisory members.....	HB 800 am
Oil burner servicemen, licensing, study.....	SB 146

Oil pollution control fund.....	HB 266
Old New Hampshire, state song.....	76
Olympics, special, NH, appropriation.....	HB 485
Ombudsman	
investigation of state administrative agencies.....	HB 845
public utilities commission.....	HB 261
revealed.....	HB 881 am
state council on aging.....	HB 88
Omnibus motor vehicles bill.....	HB 274
Open space land	
critical resource areas eligible.....	HB 270
current use	
assessment, community garden lands; farm lands 1 acre or more.....	HB 639
taxation, minimum acreage reduced to 5; value of land open to public reduced 25%; not available to persons with income exceeding \$75,000.....	HB 764
taxation, notice filed with register of deeds, \$3 fee paid by owner.....	HB 522
discretionary easement for qualifying land eliminated; land use change tax applicable when specified change occurs.....	HB 723
Ophthalmologists, poor vision cases reported to blind services....	HB 491 am
Optometrists	
drugs for diagnostic purposes permitted.....	SB 63
education for qualified NH residents.....	SB 147
HB 158 am	
HB 700	
poor vision cases reported to blind services.....	HB 491 am
Osteopathic medicine, tuition loan program for qualified NH residents; appropriation.....	HB 435
Otter	
taken by traps only.....	HB 44
trapping season shortened in certain counties; season exempt from authority of executive director.....	HB 52
Otter Pond (Georges Mills), motorboats restricted to 10 horsepower.....	HB 224
Outdoor advertising	
secondary highways, moratorium extended; removal of non-conforming signs; revocation of licenses.....	HB 347 am
tourist related signs, removal, economic impact study.....	SB 34
Oyster River cooperative school district, meetings legalized.....	SB 125 am
Oysters, penalty for each 1/2 bushel taken over limit.....	HB 86

P

Paint, lead, poisoning	
cases reported to public health services.....	SB 44
prevention and control, adoption by cities.....	HB 788 am
Paralegals, graduates of law school, certification by supreme court.....	HB 824
Paramedic program, technical institute, appropriation.....	HB 493
Parental rights, termination	
court ordered mental health evaluation; decision within 60 days of final hearings; evaluation by clinical psychologist.....	HB 852
legal representation for social workers in court actions.....	HB 853
Parents, liability	
theft or criminal mischief by minor.....	HB 605
vandalism by minor.....	HB 720
Pari-mutuel pools	
dog racing, commission increased, additional tax.....	HB 245
fees paid to municipality based on over or under 10 days of racing.....	HB 62
harness and running horse races, tax rate revised.....	HB 506
horse racing, state's share of breakage to thoroughbred breeding incentive program on graduated basis.....	HB 841
jai alai, distribution of taxes and commissions.....	HB 501
Parks	
and recreation	
Bear Brook state park improvements appropriation.....	HB 337
division, police powers, limitations.....	HB 255
town acquisition of land for.....	HB 643
state	
purchase from forest improvement fund.....	HB 553

- Parks (continued)
 - state (continued)
 - vending facilities operated by blind, exemptions.....HB 470 am
 - HB 700
- Partnerships, limited, uniform act.....SB 209
- Partridge, season extended.....HB 219
- Passenger tramways, ski areas, machinery capable of removal, tax
 - exemption.....HB 568
- Pastoral counselors, services included under mental health insurance
 - coverage.....SB 33
- Paupers
 - assistance, disputes between towns, counties, or state, binding
 - arbitration.....HB 602
 - county aid, elderly or disabled in publicly assisted
 - housing.....HB 223 am
 - town aid limited to cumulative total of 365 days.....HB 139 am
 - without settlement, town aid refused, referred to county; those
 - with settlement, county aid refused, referred to town.....HB 441
 - Peace officers, training in dealing with intoxicated persons.....HB 832 am
 - Peddlers. See: Hawkers and peddlers
 - Pensions. See: Retirement system
 - Perambulation, town boundaries, repealed.....HB 24
 - Personnel commission
 - administrative procedures notice and hearing exemption
 - repealed.....HB 746
 - appeals for dismissal, demotion, or suspension, burden of
 - proof upon agency.....HB 569
 - membership to include supreme court appointed attorney.....HB 570
 - Persons in need of supervision
 - placement in group homes may be prohibited in by-laws.....HB 636
 - town liability transferred to state for court ordered
 - expenses.....HB 138
 - Pet shops, health certificates required for imported dogs and cats;
 - purchaser may return diseased animals.....HB 6
 - Peterson, Carl A., elected assistant clerk.....4
 - Peterson, David, res on death.....HR 25
 - Petition, McFarlane, Donald H., contesting election of nominees of more
 - than one party when vote was totaled.....15
 - Petroleum
 - by-products, uniform sale and distribution by manufacturer or
 - supplier to dealers, remedies.....HB 199
 - products
 - gasohol manufactured in state, road toll reduced.....HB 201
 - inventory reports, primary storage facilities to governor's
 - council on energy.....SB 254
 - suppliers, prohibited from operating retail outlets.....HB 696
 - Pharmacies
 - definitions, registration requirements, reciprocal provisions,
 - commission members per diem increased.....SB 42
 - permits to operate, owner must be registered pharmacist; special
 - permit on death of owner.....HB 192
 - prescription drugs, list with prices to be posted, penalty.....HB 735
 - Pharmacists
 - continuing education required.....HB 535
 - patient profile record system.....HB 534
 - prescription drugs
 - dosage and side effects labeled.....HB 706
 - ingredients and side effects labeled.....HB 698
 - prescriptions
 - equivalents, generic drug to be supplied, exceptions;
 - penalty.....HB 431
 - requirements and expiration for controlled drugs.....HB 214
 - Pharmacy commission
 - consumer representation.....HB 194
 - attendance at interstate meetings.....HB 195
 - supplemental appropriation.....HB 189 am
 - Pheasants, incubator exchanged with Massachusetts for 1800
 - pheasants.....HB 200
 - Physicians and surgeons
 - abused adults, reporting requirements, immunity from
 - liability.....HB 237
 - assistants, prescription of medications approved by board.....HB 54 am
 - critical health problems reported to public health services
 - division.....SB 44
 - hypnotherapists, services included under mental health insurance
 - coverage.....HB 205

Physicians and surgeons (continued)	
prescription	
of cannabis type drugs for certain cancer and glaucoma	
patients.....	HB 851
requirements for controlled drugs.....	HB 214
tuition loan program for osteopathic medicine.....	HB 435
withdrawal of life-sustaining measures in terminal cases,	
directive to permit.....	HB 291
Pine, Rep. David, Harry S. Truman Scholarship award.....	HR 19
Piscataqua River, dredging and widening for turning basin, requesting	
that congress cause Army Corps of Engineers to base decision	
on safety rather than cost.....	HCR 12
Pisgah reservoir (Winchester), dam acquisition by water resources	
board.....	HB 450
Pistols and revolvers	
licenses	
confidentiality.....	SB 113
fees for residents and nonresidents; denial or suspension,	
appeal within 30 days to district court.....	HB 167 am
prohibiting sales to aliens, repealed.....	HB 175
Pitman-Robertson Act, federal funds suspended, fish and game funds	
used to continue program.....	HB 85
Pittsfield district court established, judicial council study	
requirement waived.....	HB 133
Planning boards	
and regional planning commissions, developments of regional	
impact, procedures.....	HB 482
appeals to superior court, review standard based on illegal	
or unreasonable.....	HB 833
building codes and zoning ordinances, hearings, notice time and	
posting places reduced.....	SB 119 am
dense settlement designated, strip development outside area	
prohibited.....	HB 383
excavating permits, regulations.....	HB 661
hearing notice by certified mail to applicant and abutters;	
abutter defined.....	HB 799
members	
disqualification procedures.....	HB 246
soil course requirement.....	HB 792
site plan	
approval of multi-family dwelling units.....	SB 65 am
review and regulation of multi-family dwelling units.....	HB 617
subdivision hearings, notice in local newspaper; applicant to	
pay costs.....	HB 140
zoning ordinances and amendments, final proposal available	
4 weeks before town meeting.....	HB 142
Planning laws, study.....	SB 65
Planning, state office, projects conforming to Public Works	
and Economic Development Act, matching funds,	
appropriation.....	SB 191
Plymouth, town of, incinerator, Plymouth state college to pay 1/3 of	
annual expenses.....	HB 14
Podiatrists, licenses, continuing education required; examinations	
given annually.....	HB 359
Poisoning animals, misdemeanor.....	SB 142
Police	
arrest without warrant in domestic violence cases.....	HB 809
attendance at public functions	
discretion of chief in cities over 50,000 population.....	HB 421
payment within 2 weeks.....	HB 218
centralized dispatch service, authority in participating towns	
while on specific assignment.....	HB 269
chiefs, dues and expenses for annual association convention	
paid by towns.....	HB 249
departments, abandoned or lost property, holding time reduced to	
60 days.....	HB 422
emergency off duty authority.....	HB 798
firearms, mandatory annual training, funded by increased penalty	
assessments.....	HB 475
powers, DRED, limitations.....	HB 255
protection, UNH system to reimburse municipalities for	
services.....	HB 108
railroad, qualifications and powers; commissioned and regulated	
by safety commissioner.....	HB 840

- Police (continued)
 - standards and training council
 - funding from penalty assessment on criminal fines
 - repealed.....HB 592
 - instruction to peace officers on dealing with
 - intoxicated persons.....HB 832 am
 - police officer, definition expanded; training requirement
 - exemption limited to certain fish and game employees....SB 58
 - UNH police included for training.....HB 740
- Political contributions
 - corporation and labor affiliated organizations, prohibition
 - removed.....HB 731
 - expenditures, and advertising, statutes revised.....HB 806
 - state employees, prohibition repealed; coercion prohibited.....HB 732
- Political expenditures
 - and contributions.....HB 575
 - governor's council, reporting requirements.....HB 231
- Political parties
 - candidates
 - defeated in primary may not run as independent.....SB 18
 - for state conventions permitted to work at polls.....HB 99
 - house of representatives, office space.....HB 827
- Pollution. See also: Water pollution
 - air resources agency and commission to replace air pollution
 - control agency and commission.....HB 327
 - hazardous substances transportation, environmental standards
 - protection fund.....HB- 537
- Polygraph examination, prohibited, penalty.....HB 160
- Porcupines, bounty repealed.....HB 11
- Pornography. See: Obscene material
- Port authority
 - air navigation jurisdiction deleted.....HB 187
 - harbormasters appointed by; mooring permit fees
 - transferred to.....HB 420 am
 - piers and docking facilities in Hampton, Portsmouth and Rye
 - transferred from DRED; operation of air ground facilities,
 - authority to adopt rules and fix mooring fees.....HB 830
- Portsmouth
 - city of
 - board of education, vacancies filled by person receiving
 - next highest number of votes; referendum.....SB 171
 - refuse incinerator, bonds not included in net indebtedness;
 - referendum.....SB 245 am
 - fishing pier and docking facilities transferred to port
 - authority.....HB 830
- Post offices, indiscriminate closings.....HR 28
- Post secondary education commission
 - executive director, unclassified employee.....SB 166
 - optometrists education program.....SB 147
 - rules and certification of bonafide residents for veterinary,
 - medical, and optometry education programs.....HB 158 am
 - student transcripts from inactive institutions, \$2 fee for
 - certified copies.....HB 321 am
 - tuition loan program for osteopathic medicine.....HB 435
- Premium finance companies, licensing.....HB 690
- Prepaid legal services.....SB 135
- Prescriptions
 - cannabis type drugs for certain cancer and glaucoma patients....HB 851
 - drugs
 - dosage and side effects labeled.....HB 706
 - ingredients and side effects labeled.....HB 698
 - list with prices to be posted in pharmacies.....HB 735
 - equivalents, generic drug to be supplied, exceptions;
 - penalty.....HB 431
 - physicians' assistants, limitations.....HB 54
 - requirements and expiration for controlled drugs.....HB 214
- Presidential preference primary, 2d Tuesday in March.....HB 823
- Priests, privileged communications.....HB 16
- Primary elections. See: Elections, primaries
- Prison guards, county jails and houses of correction, group II members
 - of NH retirement system.....HB 272
- Prisoners
 - female, transfer agreements between counties.....HB 773
 - good conduct credits
 - application to minimum and maximum terms.....HB 564
 - loss for escaping, restoration at discretion of warden.....HB 753

Prisoners (continued)	
houses of correction, approved absences.....	HB 630
manufactured products, sale on open market.....	HB 566
temporary removal without governor's approval.....	SB 212
Private detectives, emergency vehicles, green lights.....	HB 211
Private roads, town maintenance for 5 years, must continue.....	HB 75
Private trade schools, individual teaching a skill in his home, exempt.....	HB 92
Privileged communications	
doctor-patient privilege extended to person working under supervision of doctor or psychologist.....	HB 796 am
religious leaders and penitents.....	HB 16
social worker and client, exceptions.....	HB 502
Probate court	
administrative committee and consultants, repealed.....	SB 87
appointment of guardians or conservators, procedure.....	HB 714
incapacitated adults, may order entry of premises and medical examination.....	HB 738
notice to persons beneficially interested, definition expanded.....	SB 215
parental rights termination, mental health evaluations; decision within 60 days of final hearings.....	HB 852
professional guardians, training and certification.....	HB 850
public guardians, Belknap and Merrimack counties, permitted appointments increased; unclassified positions.....	HB 462
publication of notices, fee for services and expenses paid to register.....	SB 62
Probate judges	
judicial referees upon retirement.....	HB 704
masters after retirement.....	SB 128
retirement due to age, benefits.....	HB 301
sitting in another county, compensation increased.....	HB 172
Probation department	
80% of monthly collections deposited in interest bearing accounts.....	SB 98
cooperative agreement with welfare division for federal child support funds.....	HB 250 am
court ordered investigation of defendants' ability to pay judgments removed.....	SB 94
workstudy grant, uncollectible accounts receivable lapsed....	HB 124 am
Probation officers	
pre-sentence investigations, interview with victim.....	SB 79
Salem district court, appropriation.....	HB 397
Product liability monitoring committee, members appointed.....	846
Professional counselors, licensing and regulation.....	HB 640
Professional fund raisers, charities, fees and expenses limited to 30%.....	SB 230
Professional guardians, training and certification.....	HB 850
Professional standards board, education, membership restructured....	HB 340
Property	
abandoned or lost, time of holding by police reduced to 60 days.....	HB 422
damage, governmental units, limited liability.....	HB 69
Protective services for incapacitated adults, probate court may order entry of premises and examination.....	HB 738
Psychologist-client privilege extended to person working under supervision of psychologist.....	HB 796 am
Psychologists, clinical, mental health evaluations in parental rights termination cases.....	HB 852
Public assistance. See: Paupers; Welfare	
Public buildings	
construction standards, 1976 <u>National Building Code</u> and <u>Life Safety Code</u>	HB 214
smoking prohibited except in designated areas.....	HB 844
thermopane glass or storm windows required.....	HB 284
Public defender program and assigned counsel expanded to remainder of state.....	HB 23 am
Public employee labor relations	
binding arbitration.....	HB 834
strikes lawful under certain conditions.....	HB 726
board	
alternate members, quorum; hearings and decisions, time limits; biennial report.....	HB 769
alternate members, quorum requirements; bargaining unit reduced to 2.....	HB 448

Public employee labor relations (continued)	
board (continued)	
membership increased; quorum requirements.....	HB 856
collective bargaining	
merit system and personnel regulations.....	HB 783
unit, school employees in supervisory union, combinations;	
unit may be less than 10.....	HB 855
second fact finding step; binding arbitration in certain	
cases.....	HB 251
Public employees	
and officials, retirement benefits prohibited during employment;	
city charter prohibition, referendum.....	HB 820
deferred compensation plan.....	HB 338 am
governmental units, liability for bodily injury limited to	
\$50,000, attachment prohibited.....	HB 692
police attendance, payment within 2 weeks.....	HB 218
Public guardians, Belknap and Merrimack counties, permitted appointments	
increased; unclassified positions.....	HB 462
Public health services division	
abortions reported to; procedure.....	HB 212
air pollution control agency transferred to independent	
agency.....	HB 327
alcohol and drug abuse program transferred to governor's	
office of substance abuse.....	HB 835
critical health problems reported to.....	SB 44
health screening for general court members.....	HB 276
hemophiliacs, care and treatment, appropriation.....	HB 484
investigation of contaminated or reduced water supply by	
public utilities.....	HB 360
massage parlors, licensing and regulation.....	HB 618
solid waste bureau, planning for conversion of solid waste into	
energy on regional basis.....	HB 863
Public meetings	
and records, right to know law	
employment security department exemption repealed.....	HB 816
members of public allowed to speak; penalties for refusal...	HB 733
smoking prohibited except in designated areas.....	HB 844
Public office, women, eligibility repealed.....	HB 64
Public officials	
elected	
recall.....	CACR 5
residency lost by moving considered resignation of	
office.....	HB 165
financial disclosure.....	SB 35
Public property, leases to others to contain termination clause for	
failure to pay taxes.....	HB 520
Public servants, ethics, disclosure of financial interests.....	HB 626
Public utilities	
bills	
interest after 30 days.....	HB 163 am
statements, breakdown of rates and charges.....	HB 677
bond financing through municipal bond bank.....	HB 811
	HB 881
commission	
authority to contract with Canada for electric power.....	HB 781
ombudsman.....	HB 261
ombudsman repealed.....	HB 881 am
re-evaluation of Seabrook station.....	HR 40
regulation of advertising by electric and gas	
utilities.....	HB 94 am
regulation of CATV using utility poles.....	HB 610
regulation of telephone emergency "911" service.....	HB 360
restructured.....	HB 261
CWIP charges, stock issued in return.....	HB 197
	HB 500
disconnection December through February prohibited if	
nonpayment is due to hardship.....	HB 787
easements for lines across railroad property.....	HB 304
electric	
construction financed by voluntary surcharge; repaid by	
future credit accounts.....	HB 882
CWIP surcharge, reimbursement on completion by monthly	
credits.....	HB 134
purchase of power from limited producers.....	HB 771
fuel adjustment charge	
cost of unscheduled outages not included.....	HB 859

- Public utilities (continued)
- fuel adjustment charge (continued)
 - receiving utility not generating its own power may levy
 - without further approval of PUC.....HB 65
 - injury to municipal water supply, liability.....HB 324
 - rates based on level of service, CWIP charges prohibited
 - until completion.....HB 155
 - security deposits for residential customers.....HB 151
 - stockholders who are members of general court or executive
 - council, disclosure.....HB 642
 - zoning ordinances, exemption limited.....HB 361
- Public water supply. See: Water supply
- Public waters, redefined to include artificially created bodies
 - over 10 acres for highway access purposes.....SB 199
- Public works
 - contracts over \$25,000, surety bonds required.....HB 220
 - contracts over \$500,000, minimum wage set by labor commissioner
 - repealed.....SB 183
- Public Works and Economic Development Act projects, state planning
 - office, matching funds, appropriation.....SB 191
- Public works and highways
 - commissioner
 - biennial report to House and Senate committees on apportionment
 - and uses of highway subsidy; bridge inspection on request of
 - town.....HB 675
 - capital budget project schedule submitted to House overview
 - committee prior to presentation to governor and
 - council.....HB 784
 - capital improvement priorities.....HB 687
 - chairman of study on recodification of highway law.....SB 25
 - designation of highway from which hazardous materials shall
 - be excluded.....HB 818
 - hazardous materials transportation on certain state highways
 - prohibited.....HB 739
 - OHHRVs, permits to operate on bridges.....SB 91
 - planning and lay out of bicycle routes.....HB 864
 - special permits for transport of construction materials
 - repealed.....HB 529
 - verification of legislative mileage.....HB 143
 - department
 - contract construction over \$150,000, professional architects
 - and engineers employed; bids awarded within
 - 60 days.....HB 221 am
 - installation of traffic signals on route 16 in Gorham,
 - appropriation.....HB 447
 - repairs charged against special account, reimbursement by
 - person causing damage.....SB 149
 - transfer of funds for purchase of land for Bedford patrol
 - headquarters.....HB 790
- Purchase and property director
 - competitive bidding required for purchases over \$1000.....HB 125
 - state agency communications to show they were printed at
 - government expense, and average cost per document.....HB 333

Q

Quirk, Rev. William L., House chaplain.....28

R

Rabbis, privileged communications.....HB 16

Rabbits, cottontail, hunting season and bag limit increased.....HB 148

Racing

- commission, horse and dog, combined.....HB 622
- dogs, pari-mutuel pools, commission increased, additional tax.....HB 245
- fees paid to municipality based on over or under 10 days
 - of racing.....HB 62
- harness and
 - dogs, pari-mutuel pools, tax schedule, termination date
 - repealed.....HB 451
 - horse, pari-mutuel pools, tax rate revised.....HB 506

- Racing (continued)
 - horses, thoroughbred breeding incentive program.....HB 841
 - tracks, construction to start within 2 years of local option
 - approval of license.....HB 229
- Radiation, low-level, health and environmental hazards, study.....HB I 2002
- Radioactive waste, storage/disposal policy, joint legislative
 - committee, study.....HB 91 am
- Railroads
 - annual report to board of taxation, sleeping and dining car
 - information required; abatement permitted.....HB 424
 - Montrealer passenger service, deploring plan to discontinue.....HR 18
 - police, qualifications and powers; commissioned and regulated by
 - safety commissioner.....HB 840
 - restoration of passenger service, study.....HB 606
 - sanitation and shelter facilities for maintenance personnel.....SB 200
 - tracks and property, easements for public utility lines
 - crossing.....HB 304
- Real estate
 - appraisers, licensing and regulation.....HB 503
 - brokers and salesmen
 - commissions, actions to recover, contract requirements.....HB 28
 - full disclosure of potential changes affecting the value or
 - use of property.....HB 681
 - license renewal, continuing education required.....HB 80
 - listing agreements, contract requirements.....HB 79
 - closings, attorney of purchaser's choosing.....HB 778
 - inheritance, executors and administrators to notify town
 - selectmen.....HB 680
 - mortgage foreclosure sales, notice requirements.....HB 585 am
- Real property transfer tax, rate increased; distribution to include
 - WSPC, state land and water fund, and agricultural
 - lands preservation.....HB 510
- Recall, elected public officials.....CACR 5
- Records management and archives
 - centralized microfilming for state agencies.....HB 204
 - transferred to department of state.....HB 540
- Recreation specialist, DRED, aid to handicapped.....HB 135
- Recreational areas, wild, scenic, or recreational rivers, eligibility,
 - designation by general court.....HB 759
- Recycling centers for containers, funded from assessments on
 - manufacturers and distributors.....HB 499
- Referendum, binding, request of 20% of voters; violation penalty.....HB 298
- Refund policies, retail business establishments to post.....HB 294
- Regional associations, promotional and marketing programs for state
 - products.....HB 477
- Regional impact developments, definitions, procedures; state board of
 - review.....HB 482
- Regional planning commissions, study committee to review and
 - evaluate.....HB 496
- Regional solid waste cooperative, adoption by town meetings in
 - Strafford and Rockingham counties legalized.....HB 123
- Register of deeds
 - marketable record title act.....SB 269
 - mechanics' liens must be recorded to take precedence over other
 - liens.....HB 821
 - open space classification, \$3 recording fee paid by owner.....HB 522
 - quarterly list of conveyances sent to selectmen upon request.....HB 562
 - tax maps filed with.....HB 586
 - tax sales, deed and redemption fees increased.....HB 656
- Registers of probate, publication of notices, fee for services and
 - expenses authorized.....SB 62
- Rehabilitation counselors, licensing and regulation.....HB 406 am
 - SB 221
- Religious leaders, privileged communication.....HB 16
- Religious organizations, hospitals operated for clergy, members of
 - religious orders, or guests without charge, exempt from
 - hospital licensing law.....HB 230 am
- Rescue squads
 - emergency medical service license, minimum age 18.....HB 300
 - licensing requirement; free licenses for nonprofit or
 - volunteer services.....HB 169 am
- Residency
 - affidavit.....HB 760
 - committee to develop a uniform comprehensive definition.....HB 786
 - definition, study.....SB 222
 - requirements, equalizing.....HB I 2014

Resident	
redefined in motor vehicle laws.....	HB 419 am
Tax	
extended to persons moving to state prior to Dec. 1.....	HB 559
false statements in obtaining fish and game license, fines	
credited to fish and game fund.....	HB 131
increased to \$12; \$2 for public financing of campaigns.....	HB 458
prepayment authorized by town vote.....	HB 653
Resources economic development	
commissioner	
commemorative marker to Alf Halverson.....	SB 89
regulation of mining.....	HB 425
department	
assistant to the commissioner, position to replace travel	
research analyst.....	SB 233
Hampton, Portsmouth, and Rye fishing piers transferred to	
port authority.....	HB 830
natural heritage conservation fund.....	HB 511
police powers, limitations.....	HB 255
therapeutic recreation specialist.....	HB 135
Resources conservation, business profits tax deduction.....	HB 538 am
Resources management, coastal.....	HB 668
Restaurants	
alcoholic beverage license, minimum charge for meals	
increased.....	HB 17
dining room accommodation of overflow from cocktail lounge.....	HB 593
employees, minimum wage, deductions for meals and rooms	
increased.....	SB 175
Heimlich maneuver or other food choking relief, display	
required.....	HB 322
meals and rooms tax purposes, redefined to include supermarkets,	
gas stations, and convenience stores.....	HB 432
or coffee shops adjacent to liquor stores in Hooksett.....	HB I 2005
Retail stores, refund policy to be posted.....	HB 294
Retirement, mandatory, prohibited.....	SB 69
Retirement system, NH	
allowances independent of social security payments, study.....	HB 371
appropriation to make up deficit in state's contributions	
in 1976.....	SB 268 am
benefits paid to full time employees or officials prohibited;	
city charter prohibition, referendum.....	HB 820
cost of living increases.....	HB 389 am
automatic, study.....	HB 457 am
disability retraining program.....	HB 401
group I	
age 55 and 30 years service retirement allowance.....	HB 445
full credit for all service after July 1, 1979.....	HB 380
teachers, benefits not reduced by receipt of social	
security.....	HB 533
teachers, contribution formula, state share increased.....	HB 479
teachers, contributions, investment with private insurance	
company.....	HB 679
teachers, full credit for each year of service.....	HB 478
teachers, service retirement after 25 years at age 60.....	HB 480
transfers from state employees retirement system.....	SB 56
group II	
liquor investigators transferred to.....	HB 481
mandatory retirement, age 70.....	HB 349
ordinary death benefit, eligible for service retirement	
allowance after 20 years service.....	HB 519
permanent policeman redefined; current members	
grandfathered in.....	HB 839
prison guards at county jails and houses of correction.....	HB 272
supervisory unions may participate.....	SB 148
supplemental appropriation.....	HB 189 am
for health insurance for retired state employees.....	SB 256
teachers' contributions paid by school districts over 80,000,	
determined through collective bargaining.....	HB 866
towns and cities may pay employee contributions.....	HB 854 am
UNH police included, optional.....	HB 740
Revenue administration	
commissioner	
notice to liquor commission requiring suspension of license	
for nonpayment of meals and rooms tax.....	HB 613
oversight of revaluation appraisal firms employed by	
municipalities.....	HB 603
	HB 616

Revenue administration (continued)

- department
 - boat tax responsibilities eliminated.....HB 90
 - disclosure of confidential records, penalty.....HB 89
 - electric utilities, property tax administration.....HB 508
 - reassessment costs paid by state.....HB 817
 - supplemental appropriation.....HB 189 am
 - town budget forms, recommendations of local officials,
 - separate column from budget committee.....HB 217
- Revenue sources for all levels of government, study.....SCR 1 am
- Revised Statutes Annotated, distribution; judicial and executive
 - branches charged actual cost.....HB 857
- Reye's syndrome, cases reported to public health services
 - division.....SB 44
- Right to know law
 - employment security department exemption repealed.....HB 816
 - executive sessions for sensitive financial or personnel
 - matters.....HB 557
 - members of public allowed to speak; penalties for refusal.....HB 733
 - pending criminal litigation and investigatory records,
 - exempt.....HB 674
- Right to life amendment, requesting congress for constitutional
 - convention.....HCR 11
- Right to work, membership in labor union cannot be required.....HB 536
- Rights of way
 - private, converted to town road, assessment against abutters....SB 161
 - properly recorded, destroyed only with approval of all
 - parties.....HB 38
 - public, trapping prohibited, special permits for specified
 - locations and times.....HB 34 am
- Rivers, wild, scenic, or recreational, eligibility, designation by
 - general court.....HB 759
- Road rollers, sweepers, and thawing devices exempt from motor
 - vehicle trailer brake requirement.....HB 117 am
- Road rules
 - exemption for emergency personnel using private vehicle on
 - audible or visual signal.....HB 517 am
 - left turn on red light from and to one-way streets.....HB 202
 - operation of snow covered vehicles prohibited.....HB 128
 - speed limits, 60 mile limit in non-business and non-residential
 - areas reduced to 55.....HB 274 am
 - traffic signs and signals, possession prohibited.....HB 83
- Roberts, George B., President of National Conference of State
 - Legislatures, res commending.....HR 41
- Rochester
 - Frisbie memorial hospital, property value limitation repealed....SB 20
 - motor vehicle substation, appropriation.....HB 358
- Roll call, opening of session.....1-3
- Ruffed grouse. See: Partridge
- Rules
 - and regulations, state agencies
 - certificate of adoption and analysis filed with legislative
 - services.....HB 273 am
 - effective date earlier if required by law or judicial
 - decision.....SB 234
 - committee, membership increased.....HR 14
 - House, 1977 session
 - adop.....4
 - amendments permitted through January 26.....HR 1
 - House, Senate, and joint, recodification by bipartisan joint
 - committee.....HCR 6
 - joint, 1979 session.....HCR 1
 - action on before March 1, 1979.....HCR 3
 - no. 5-A, am.....821
 - Rye harbor fishing pier and boating facilities transferred to port
 - authority.....HB 830

Safety

- commissioner
 - chairman of hazardous material transportation advisory
 - board.....HB 719 am

- Safety (continued)
- commissioner (continued)
 - regulation of hazardous materials transportation, cooperative agreements with other states.....HB 818
 - regulation of railroad police.....HB 840
 - department
 - bicycle races, approval.....SB 206
 - capital appropriations of 1978 increased.....SB 10 am
 - hazardous substances transportation regulated.....HB 537
 - services division, boating inspectors, enforcement powers.....HB 174
- Sailboats
- 15 feet and over, registration and fee required.....HB 614
 - tax exemption, boats under 20 feet long.....HB 695 am
- Salem
- district court, probation officer, appropriation.....HB 397
 - route 28, maintenance by state.....HB 162
 - state liquor store #34, repairs.....HB 286
 - town of, health officer regulation of food service establishments.....SB 226
- Sales, solid fuel heating appliances, instructions on installation and use required.....HB 710
- Salmon
- and trout, ice fishing, 1 each per day or 2 trout; 15 inch minimum.....HB 186
 - aquiculture license for release and recapture, fees and requirements.....HB 147
 - Atlantic, restoration to Connecticut River, interstate compact.....HB 3
- Sand and gravel
- excavations, planning board permits, regulations.....HB 661
 - removal not included in definition of agriculture under motor vehicle law.....HB 115
- Sanders and McDermott, attorney's fee for Cushing v. Thomson, appropriation.....SB 136
- Savings and loan associations. See: Cooperative banks
- Savings banks
- investment laws revised.....HB 130
 - investments, loans on mobile and motor homes, limits revised.....HB 822
 - security for deposits of public funds.....SB 151
- Scamman, Rep. W. Douglas, elected temporary chairman.....4
- Scholarships
- administration fund repealed.....HB 374 am
 - national guard, revenue from rental of armories.....HB 118
- School administrative units, name changed from supervisory unions; voting rights amended; % lowered for employment of teacher consultants and business supervisors.....SB 164 am
- School boards, failure to renominate teacher, notice date changed....HB 126
- School districts
- and cooperatives, election laws recodified.....HB 780
 - area, sending district must vote on incurring further indebtedness.....HB 15
 - biennial census.....HB 384
 - cooperative
 - buildings used for member town meetings.....HB 712
 - reconsideration of apportionment formula when tax rates differ.....HB 541
 - withdrawal procedures.....HB 373
 - education for handicapped children, liability for twice the state average cost; school year may be lengthened.....HB 621 am
 - educational expenses of court ordered institutionalized, liability.....HB 379
 - fiscal impact legislation, effective date delayed.....HB 364 am
 - highway safety programs, eligible for federal reimbursement.....HB 104 am
 - meetings, budget, nonrecommended items posted with warrant.....HB 354
 - teacher's retirement paid by, determined through collective bargaining, 80,000 population required.....HB 866
- treasurers
- deputy or acting, provisions for appointment.....HB 446
 - moneys paid out on orders of subcommittee of school board...SB 131
- School supervisory unions
- authority of board to remove personnel; participation in NH retirement system.....SB 148
 - combinations of employees for collective bargaining, unit may be less than 10.....HB 855

- School supervisory unions (continued)
 name changed to school administrative units; voting rights amended;
 % lowered for employment of teacher consultants and
 business supervisors.....SB 164 am
 purchasing and mortgaging real property prohibited.....HB 1 am
- Schools
 building aid
 construction redefined to include renovations.....HB 417
 percentage equalized, use expanded.....HB 556
 supplemental appropriations.....HB 374
 comprehensive health education program, non-mandatory, advisory
 council to prepare.....HB 504
 food and nutrition program, supplemental appropriation.....HB 444
 instruction in kindness to animals required.....HB 120
 lunch program, waivers.....HB 185
 nonpublic, curriculum approval required before expenditure of
 public money, restriction to handicapped removed.....HB 339
 obscene materials, hearings prior to prosecution to determine
 obscenity.....HB 198
 private. See: Private trade schools
 public, tuition payments for students residing on charitable
 organizations tax exempt property; local option.....HB 725
 pupils, immunization required.....HB 554
 tax exemption
 for elderly.....HB 303
 on buildings, \$150,000 limitation removed.....SB 244
 teachers. See: Teachers
 transportation of pupils, private schools outside district.....HB 213
 vivisection and dissection prohibited.....HB 574
- Science and technology
 committee, regional energy organizations, study.....HB I 2021
 legislative academy, advice to the general court.....HB 875
- Seabrook
 district court established.....HB 182
 station, 50% NH ownership desirable goal.....HR 12
- Seat belts, children under 12, requirements.....HB 497
- Seats, committee appointed to assign.....5
- Second mortgage home loans, licensing requirements; open end loans,
 interest.....SB 202
- Secretary of state
 affidavit of residency or domicile.....HB 760
 ballots, preparation and delivery.....HB 575
 civil commissions registered in new names legally adopted.....HB 136
 distribution of RSA to executive branch, recovery of costs.....HB 857
 financial disclosure statements of public officials filed
 with.....SB 35
 records management and archives transferred to.....HB 540
 William M. Gardner, elected.....6
 Secured transactions, uniform commercial code, amendments.....HB 596
- Securities, disclosure of takeovers, savings and loan companies and
 bank holding companies, exclusion repealed.....HB 111
- Security deposits
 electric and gas utilities, tenants having separate meters;
 landlord not liable.....SB 133 am
 public utilities.....HB 151
- Security guards
 emergency vehicles, green lights.....HB 211
 employed by business or institution, exempt from licensing
 requirements of detective agencies.....HB 433
- Self-employment, temporary, unemployment compensation.....HB 757 am
- Senate, informed House ready to
 canvass votes.....13
 elect secretary of state and state treasurer.....5
 receive governor.....13
- Sentences
 assault, manslaughter, attempted murder, increased.....HB 344
 conditional discharge in domestic violence cases.....HB 809
 criminal mischief and theft, penalties, fines, mandatory prison
 sentences and restitution.....HB 605
 good conduct credits
 application to minimum and maximum terms; suspension after
 incarceration; review board, alternate member.....HB 564
 loss for escaping, restoration at discretion of warden.....HB 753
 houses of correction, work release may be authorized by
 superintendent.....HB 330
 insane and mentally ill, committal.....SB 1

- Sentences (continued)
 mandatory for illegal sale or possession of narcotic drugs;
 addicts confined for rehabilitation.....SB 90 am
 negligent homicide, DWI, mandatory minimum sentence.....HB 619
 probation officer making pre-sentence investigation to interview
 victim.....SB 79
- Septic systems, adequacy checked on conversion of seasonal dwellings
 to permanent.....HB I 2025
- Sergeant-at-arms
 commended.....HR 37
 employment of personnel 5, recon withd 13
 Warren W. Leary, elected.....4
- Session laws, free distribution of paper bound copies limited to judges
 and public libraries; additional distribution by speaker
 and president.....HB 857
- Settlement
 lost after 365 days of assistance.....HB 139
 manner of gaining, 18-19 year olds.....HB 316
 paupers referred to appropriate town or county office.....HB 441
 town-county disputes, arbitration panel to include volunteer
 attorneys.....HB 317
- Sewage disposal facilities
 NH-Massachusetts interstate compact.....SB 43
 state contribution 80% of residual cost.....SB 55
- Sewage disposal systems
 capital reserve funds authorized.....SB 143
 sub-surface, designers and installers, permits required.....HB 416
 water supply and pollution control commission approval for
 subdivisions, minimum lot size based on type of
 soil.....HB 428 am
- Sewer rental charges, conditions; appeals procedures.....HB 310
- Sexual assault, victims under 16, testimony heard in camera.....HB 2 am
- Sexual contact redefined in sexual assault law.....HB 345
- Shared homes
 for adults included in hospital licensing law.....HB 240 am
 residents, public assistance allowance increased,
 appropriation.....HB 487
- Sheriffs
 and deputies, court attendance, per diem increased.....HB 440
 deputies
 classified state employees; dismissal only for cause.....HB 727
 per diem compensation \$40.....SB 66
 tenure, dismissal only for cause.....HB 366
 fees increased.....SB 64
 retirement, completion of term after age 70.....CACR 10
 term completed after age 70, effective date conditional on
 adoption of constitutional amendment.....SB 59
- Shoplifting, retail theft defined; penalties.....HB 869
- Shotguns and rifles, buckshot in deer hunting prohibited.....HB 137
- Ski areas
 jumps, skier's risk, notice required.....HB 381
 maintenance vehicles, registration.....SB 184
- Slaughterhouses, custom, state inspection reinstated,
 appropriation.....HB 494
- Small business development program, UNH.....SJR 1
- Small claims, filing fee increased; fee for each additional
 defendant.....SB 73
- Smith, Rep. Kenneth, nominated secretary of state.....6
- Smith, Rt. Rev. Philip A., Episcopal Bishop of NH, invocation.....22-23
- Smoke detectors, mandatory installation in
 hotels and boarding houses built after 1979.....HB 624 am
 residential structures built after 1979.....HB 624
- Smoking in places of public assembly prohibited except in designated
 areas.....HB 844
- Snow making machinery capable of removal, tax exemption.....HB 568
- Snow traveling vehicles, registration, reflectorized decals
 eliminated.....SB 201
- Social clubs, nonprofit, meals exempt from meals and rooms tax.....HB 509
- Social security, amount received independent of allowances from
 retirement systems, study.....HB 371
- Social services, human services coordinating councils.....HB 762
- Social workers
 clinical, services included under mental health insurance
 coverage.....HB 842
 legal representation in court actions involving termination of
 parental rights or protective services for adults.....HB 853

- Social workers (continued)
 - licensing requirements; sunset provisions; privileged communications.....HB 502
- Society for the Prevention of Cruelty to Animals
 - license fee increased.....HB 6
 - property limitation removed.....HB 271 am
- Solid fuel heating appliances, instructions on installation and use
 - required; model code adopted by fire marshal.....HB 710
- Solid waste
 - disposal, regional compact proposal by interstate cooperation commission.....HB 804
 - management bureau, public health services division, control and disposal of hazardous waste.....HB 555
 - planning for conversion into energy on regional basis.....HB 863
- Sovereign immunity limited, liability of governmental units for
 - properly damage.....HB 69
- Space heaters, unvented, sale or installation prohibited.....HB 214
- Spaulding turnpike. See: Eastern NH turnpike
- Speaker
 - employment of personnel, compensation set by subcommittee 5, recon withd 13
 - George B. Roberts, elected 4, opening address 7-10
 - state mandated programs and fiscal notes, remarks.....88-89
 - statutory committee appointments.....58, 71, 833-834
- Speaker's rulings
 - motion to substitute "ought to be introduced" on HR 5 ruled out of order, sustained (RC).....84-85
 - tapes, available for transcriptions; duplication or voice stress analysis prohibited.....307-308
- Sports, special olympics, appropriation.....HB 485
- State agency and commission heads, commending.....HR 38
- State agencies
 - capital improvements requests, priorities.....HB 687
 - communications to show they were printed at government expense, and average cost per document.....HB 333
 - department heads and deputies, appointment procedures and terms of office, study.....SB 86 am
 - investigations and recommendations by ombudsmen.....HB 845
 - lost or abandoned property, disposal.....HB 279
 - microfilming by records management and archives.....HB 204
 - motor carrier contracts, competitive bidding required.....HB 268
 - payments may be refunded when product is unavailable.....HB 604
 - purchases over \$1000, competitive bidding required.....HB 125
 - rules
 - certificate of adoption and analysis filed with legislative services.....HB 273 am
 - effective date earlier if required by law or judicial decision.....SB 234
 - organization charts and manuals of procedure filed with legislative services.....HB 253
- sunset law
 - campaign contribution to candidate for state office by employee of agency scheduled to terminate prohibited.....HB 176
 - review and termination schedule.....SB 197
 - termination schedule may be changed; agencies exempt from termination subject to review.....SB 249
- telephone system, spot-check monitoring for cost efficiency
 - study.....HB 306
- violation of state statutes, investigation and prosecution by attorney general.....HB 641
- State archivist, in charge of records center.....HB 540
- State buildings, contract construction over \$150,000, professional architects and engineers employed.....HB 221
- State employees
 - classified
 - deputy sheriffs.....HB 727
 - salaries increased; annual leave, sick leave, health insurance, mileage, and longevity payments improved.....HB 700
 - HB 878
 - deferred compensation plan.....HB 338 am
 - deputies of agencies receiving federal grants, classified service requirement repealed.....SB 86
 - dismissed, demoted, or suspended, appeals to personnel commission, burden of proof upon agency.....HB 569
 - freedom of speech and criticism.....HB 27

- State employees (continued)
 - political contributions prohibition repealed; coercion
 - prohibited.....HB 732
 - seasonal or temporary, unemployment compensation coverage.....HB 808
 - unclassified. See: State officials
- State equal employment opportunity office, oversight committee.....HB 505
- State house
 - annex, window replacement; bonds.....SB 9
 - complex, maintenance contracts, cost effectiveness study.....HB I 2026
- State institutions
 - oral medications administered by direct care employees.....HB 144 am
 - residents, group medical insurance.....HB I 2008
- State library
 - borrowers' cards, limited to state employees.....HB 394
 - centralized services specified for state-wide library system;
 - commission to allocate grants.....HB 396
 - journals, free distribution limited.....HB 649 am
 - law division. See: Law library
- State mandated programs
 - 1st year funded by legislature.....CACR 15
 - and fiscal notes, special committee, remarks and appointments
 - by speakers.....88-89
 - special committee, member appointed.....163
- State officials
 - and employees
 - defense and indemnification, attorney general to pay court
 - ordered judgments and fees.....HB 873
 - salaries, advisory committee to study, repealed.....HB 8
 - disclosure of financial interests.....HB 626
 - financial disclosure.....SB 35
 - to sign in and out of work each day.....HB 544
- State police
 - director, annual report on domestic assaults.....HB 809
 - employees, workmen's compensation, total disability, sick or
 - annual leave not charged; no waiting period.....HB 607
 - inspection of vehicles transporting hazardous materials.....HB 818
 - overtime pay, appropriation.....HB 390
 - supplemental appropriation.....HB 189 am
 - HB 374 am
- State prison
 - capital improvements appropriation, 1978, reduced.....HB 460
 - equipment for manufacture of reflectorized number plates,
 - appropriation repealed.....HB 437
 - industries inventory account.....HB 385 am
 - Laaman v. Helgemoe consent decree, funding for compliance;
 - supplemental appropriation.....HB 189
 - participation in national interstate corrections compact.....HB 646
- State reimbursement for costs of implementing federal programs.....SCR 8
- State uniform mapping agency, feasibility study.....HB 308
- Statutes
 - initiative petitions for amending.....CACR 12
 - RSA, distribution; judicial and executive branches charged
 - actual cost.....HB 857
- Statutory
 - construction
 - fiscal impact legislation, effective date delayed.....HB 364
 - residency, definition, study.....SB 222
 - revision committee, election reform bills, suspension of House
 - rules 43 and 57.....63-64
- Sterilizations, voluntary, nonmedical qualifications prohibited.....SB 160
- Stoves
 - liquid fuel space heaters, unvented, sale or installation
 - prohibited.....HB 214
 - solid fuel, model code on installation and operation adopted by
 - fire marshal.....HB 710
- Strafford county
 - jail, sheriff to have custody.....HB 63
 - public defender service by NH Legal Assistance.....HB 23
- Strikes, public employees, lawful if binding arbitration procedures
 - not followed by employer.....HB 726
- Striped bass less than 16 inches, possession prohibited, penalty.....HB 78
- Students
 - foreign exchange program, study.....HB I 2007
 - loans, medical and veterinary education.....HB 157

Studies

- accounting practitioners, licensing requirements; examination fees set by regulation; board membership.....SB 236
- actions against governmental units or employees, liability for bodily injury limited to \$50,000.....HB 692
- actions against political subdivisions for personal injury and property damage.....HB 691
- administrative procedures act, hearings and appeals procedures.....SB 84
- agriculture promotion and protection, task force.....HB 153 am
- alcoholic beverages
 - licenses and permits, employment of felons.....SB 76
 - minimum age for purchase, sale, and consumption increased to 20.....SB 82
- alcoholic program in office of substance abuse.....HB 467 am
- animal rights and welfare department.....HB 265
- athletic commission, jurisdiction and size expanded.....HB I 2018
- bank deposits held by town treasurer more than 20 days, required security.....HB 436
- banks open on election day.....HB 620
- Berlin water works, withdrawal of water as needed from Godfrey dam and reservoir.....SB 93
- blind, NH commission for, functions transferred from education department.....HB 594
- boarding homes for adults, registration.....HB 770
- budgets, state, county, and municipal, required to be balanced.....CACR 13
- business profits tax deduction for energy and resource conservation equipment.....HB 538 am
- cancer and glaucoma treatment, prescriptions of cannabis-type drugs.....HB 851
- capital budget
 - procedures.....HB 785 am
 - project schedule submitted to House review committee before governor and council.....HB 784
- capital improvements requests, priorities.....HB 687
- central NH turnpike, and Hudson circumferential highway.....SB 225
- centralized data processing department, personnel and duties.....SB 54
- certificate of need program for new institutional health services by health coordinating council.....HB 235 am
- children, neglected
 - in custody of welfare director, foster care costs.....HB 442 am
 - or abused, hot line to welfare division; new positions for investigating complaints.....SB 106
- clinical social workers services included under mental health insurance coverage.....HB 842
- coastal coordination and assistance program.....SB 271
- community support services for former NH hospital patients.....SB 257
- confidentiality of
 - pre-sentence report by probation department.....SB 95
 - welfare records.....HB 599
- containers, recycling; litter tax.....HB 499
- counselors, professional, licensing and regulation.....HB 640
- county conventions, convening date, alternatives.....HB I 2006
- county government functions and services.....HB I 2020
- criminally insane, committal.....SB 1
- critical resource areas, criteria.....HB 270
- current use taxation, minimum acreage reduced to 5; value of land open to public reduced 25%.....HB 764
- deputy sheriffs, classified state employees.....HB 727
- district court
 - justices, salaries increased.....HB 581
 - state-wide system.....HB 459
- DRED, assistant to commissioner to replace travel research analyst.....SB 233
- drugs, generic drug equivalent to prescription supplied by pharmacists.....HB 431
- education, state aid, flat grants.....HB I 2016
- elderly
 - tax exemptions, graduated.....HB 709
 - tax exemptions, residence not included as asset.....HB 772
 - tax freeze when owner turns 65.....HB I 2028
- elections
 - campaign financing through increased resident tax.....HB 458
 - candidates for local office, campaign contributions and expenditures, limitation and requirement.....HB 468

Studies (continued)

- elections (continued)
 - candidates, residency requirement in district.....HB 791
 - checklists, removal of names, notice required.....HB 749
- electric utilities
 - financed through energy finance commission.....HB 880
 - properly tax.....HB 508
- energy, regional associations.....HB 2021
- farm lands, preservation, purchase of land, development rights,
 - or easements by state.....HB 68
- Franklin-Laconia bypass, construction of bridge earlier than
 - scheduled.....HB 2019
- general court
 - members, compensation increased.....CACR 7
 - reapportionment.....HB 676
- hazardous substances transportation, liability and bonding.....HB 537
- health and welfare advisory commission, membership; nomination
 - of commissioner; boards of oversight.....HB 489
- health service corporations, benefits paid to provider or
 - subscriber as specified.....HB 277
- highway law recodification.....SB 25
- highway planning committee, 10 year plan.....SB 165
- highways
 - class VI, footpaths and trails included.....HB 699
 - energy requirements for lighting.....HB 2012
 - Laconia by-pass extended to Weirs.....HB 463
- historic preservation office transferred from DRED to state
 - planning office.....SB 270
- historic resources found on state lands, state ownership.....HB 595
- house trailers and mobile homes, liens for unpaid taxes.....HB 514
- human services coordinating councils.....HB 762
- insanity, statutory definition, affirmative defense.....SB 195
- insulation of urea-formaldehyde prohibited.....HB 867
- interest rates on revolving charge accounts.....HB 2013
- judgments, interest rate increased.....HB 589
- judicial council abolished.....HB 758
- Laconia airport authority renamed Belknap county regional
 - airport authority.....HB 872
- legislative academy of science and technology.....HB 875
- libraries
 - cooperatives to replace service centers.....HB 396
 - state-wide borrowers card eliminated.....HB 395
- lobsters and crabs, reports on pounds purchased.....SB 26
- maintenance contracts, state house complex, cost effectiveness
 - study.....HB 2026
- maps, uniform, state agency.....HB 308
- marine biologists, fish and game department functions transferred
 - to UNH.....HB 2009
- marine division, regulation and management of salt water
 - fishing.....HB 2017
- mechanics' liens, precedence, requirements.....HB 821
- mental health funding allocation.....HB 490
- mentally ill, criminal responsibility.....SB 169
- minimum wage, public works over \$500,000, labor commissioner
 - authority repealed.....SB 183
- mining and reclamation, performance bonds.....SB 158
- mobile homes
 - parks, utility of tenant's choosing; hearings on increased
 - charges.....HB 797
 - taxation.....HB 763
- motor vehicle road toll increased for maintenance and
 - construction.....HB 226
- motor vehicles
 - driver retraining program.....HB 471
 - laws, recodification.....HB 455
 - operator's license, junior for those between 16 and 18.....SB 241
 - registration by municipal officials.....HB 516 am
 - motorcycle driver education standards.....HB 513
- Moultonborough Bay, millfoil treatment appropriation.....HB 524
- Moultonborough school district designated a new supervisory
 - union.....HB 876
- NH hospital and Glencliff, long range need for centralized in-patient
 - psychiatric services and physical plant requirements....HB 490
- NH technical institute, industrial and computer engineering
 - programs.....HB 377
- northeast regional energy board.....HB 651

Studies (continued)

nuclear power facilities	
decommissioning, fiscal responsibility.....	HB 805
siting, local option.....	HB 671
siting permits, approval through legislation.....	HB 779
nursing home license applicants, disclosure requirements.....	HB 718
occupational licensing	
and regulatory boards (HR 24, 1977) report SO 44, accepted 45	
certification and registration.....	HB 701
occupational safety and health	
for public employees.....	HB 492
program.....	HB 751
oil burner servicemen, licensing.....	SB 146
ombudsman office.....	HB 845
optometrists, drugs for diagnostic purposes permitted.....	SB 63
optometry education program evaluation by joint education	
committees.....	HB 158 am
overtime pay at time and 1/2 except domestic employees and	
farm laborers.....	HB 752
petroleum suppliers prohibited from operating retail outlets....	HB 696
polygraph examiners, licensing and regulation by director of	
state police.....	SB 179
premium finance companies, licensing.....	HB 690
prison guards, group II members of NH retirement system.....	HB 272
probation and domestic relations officers, duties.....	SB 152
professional fund raisers, fee and expenses limited to 30%.....	SB 230
professional guardians, training and certification.....	HB 850
public labor relations	
collective bargaining, binding arbitration.....	HB 251
merit system and personnel regulations subject to	
negotiations.....	HB 783
public employees, binding arbitration.....	HB 834
strikes.....	HB 726
public guardians, Belknap and Merrimack counties, permitted	
appointments increased.....	HB 462
public utilities financed through municipal bond bank.....	HB 811
public waters, definition to include artificially created	
bodies over 10 acres.....	SB 199
racing commission, horse and dog combined.....	HB 622
radiation, low-level, health and environmental hazards.....	HB I 2002
radioactive waste, storage/disposal policy.....	HB 91 am
railroads, restoration of passenger service.....	HB 606
real estate	
brokers and salesmen, full disclosure of potential changes	
affecting value or use of property.....	HB 681
closings, attorney of purchaser's choosing.....	HB 778
records management and archives, centralized microfilming for	
state agencies.....	HB 204
refund policies of stores to be posted.....	HB 294
regional compact re disposal of containers and solid waste.....	HB 804
residence requirements, equalizing.....	HB I 2014
residency	
definition.....	SB 222
uniform comprehensive definition.....	HB 786
retirement benefits paid to public employees and officials during	
employment prohibited.....	HB 820
retirement system NH	
automatic cost of living increases.....	HB 457 am
group I, employees, full credit for service.....	SB 267
group I teacher contributions, private investment.....	HB 679
membership optional.....	SB 196
retirement systems, allowances, independent of social security	
payments.....	HB 371
revenue sources for all levels of government.....	SCR 1 am
sailboats, 15 feet and over, registration and fee.....	HB 614
school curriculum, culture and history of all races presented	
in fair perspective.....	HB 341
Senate reapportionment.....	SB 8
septic systems, adequacy checked on conversion of seasonal	
dwellings to permanent.....	HB I 2025
sewage separation from storm runoff.....	SB 214
slaughterhouses, custom, state inspection reinstated.....	HB 494
smoking in public places restricted.....	HB 844
social workers, licensing; privileged communications.....	HB 502
soliciting rides by minors under 16 prohibited.....	SB 154
solid waste conversion into energy.....	HB 863

Studies (continued)

state agencies, disposal of lost or abandoned property.....	HB 279
state department heads and deputies, appointment procedures	
and terms of office.....	SB 86 am
state institutions, residents, group medical insurance.....	HB I 2008
state laws requiring additional expenditures by local	
communities.....	HB 76
state planning and zoning laws.....	SB 65
state property, payments in lieu of taxes.....	SB 49
state telephone system, spot-check monitoring for cost	
efficiency.....	HB 306
students, foreign exchange program.....	HB I 2007
subdivision, minimum lot size based on type of soil.....	HB 428 am
sub-state regional organizations and districts.....	HB 496 am
support	
court-ordered, payments supervised by probation department	
for recipients of state or federal assistance.....	SB 97
priorities and termination of payments.....	SB 99
supreme and superior court justices, disability and retirement	
benefits, continual appropriation.....	HB 551
sweepstakes commission, lucky 7 tickets, tax.....	SB 31 am
tax exempt non-federal institutional property, impact on	
localities.....	SB 92
tax exemption application, eligibility disclosure.....	HB 582
taxes	
gains on land held less than 6 years.....	HB 434
increases not to exceed per capita income increase.....	CACR 15
teachers	
failure to be renominated, notice date changed.....	HB 126
retirement benefits not reduced by social security.....	HB 533
Thomas More College, degree granting powers.....	SB 117
timber yield tax.....	HB 847
tires, spare, full size required.....	HB I 2010
tourist related signs, removal, economic impact.....	SB 34
town and wards divided into precincts for single member	
representative districts.....	HB 795
unemployment compensation	
benefits received through fraud, recovery of	
overpayment.....	HB I 2027
recodification of law.....	HB 391
unified court system.....	SB 104
uniform valuation of property.....	SB 242
UNH system	
board of trustees.....	HB I 2015
statutes updated.....	HB 658
study committee repealed.....	HB 608
utilities, gas and electric transmission lines, town by-laws	
may require burial.....	SB 138
vending machines, meals and rooms tax based on wholesale cost....	SB 81
veterans' cemetery.....	SB 204
victims of crimes, reimbursement.....	HB 862
	SB 75
warranties, service requirements or disclaimers in conspicuous	
writing.....	SB 134
water resources board reorganized to include development and	
promotion of energy resources.....	HB 400
water supply management plan.....	HB 498
well drillers, licensing.....	HB I 2023
wild, scenic, and recreational rivers system.....	HB 759
wine, sales to licensees directly from manufacturers.....	HB 461
workmen's compensation, medical panel evaluation of pain.....	SB 159
Subdivisions	
planning board hearings, notice in local newspaper; applicant to	
pay costs.....	HB 140
plats approved, fee of \$5000 for each lot; local option.....	HB 543
sale of lots, lotteries and prizes as inducement	
prohibited.....	SB 208 am
water supply and pollution control commission approval,	
minimum lot size based on type of soil.....	HB 428 am
Subpoena powers of attorney general.....	HB 611
Substance abuse, bureau on alcoholism and drug abuse in governor's	
office; transferred in 1981 to commissioner of health	
and welfare.....	HB 835
Sullivan county sheriff, custody of jail and house of correction....	HB 631
Summary judgments, service of affidavits deleted.....	HB 775
Sunapee high school, baseball team.....	HR 32

SUBJECT INDEX

Sunday

deer hunting prohibited.....HB 48

sale of beer at golf clubs.....HB 103

Sunset committee

legislative budget assistant's duties transferred to committee;
appointment and compensation of assistants;
appropriation.....HB 189 am

members appointed.....845

Sunset law

agencies scheduled for termination, campaign contributions by
employees prohibited.....HB 176

remarks by speaker.....8-9

review and termination schedule.....SB 197

state agency rules and regulations analyzed for legislative
review.....HB 273

termination schedule may be changed; agencies exempted from
termination subject to review.....SB 249

Sunset review and termination schedule for veterinary, medical,
and optometry education programs.....HB 158 am

Superior court

class actions, procedures.....HB 774

jurors and witnesses, per diem and mileage increased.....HB 591

justices

number based on population.....HB 590

permanent disability and retirement benefits, continual
appropriation.....HB 551

summary judgments, service of affidavits deleted.....HB 775

taxation board decisions appealed to.....HB 817

Support, children

federal funds, cooperative agreement between probation department
and welfare division.....HB 250 am

hearings conducted by hearings officer.....HB 666

nonpayment, confinement prohibited.....HB 765

Supreme court

budget submitted directly to legislature; line item transfers....SB 70

clerk, distribution of RSA to judicial branch, recovery of
costs.....HB 857

judicial branch budget submitted directly to legislature....HB 388 am

justices, permanent disability and retirement benefits,
continual appropriation.....HB 551

paralegals, certification of law school graduates.....HB 704 am

regulations for control and use of law library; transfer of
funds for books.....SB 210 am

supplemental appropriation.....HB 189 am

Surrogate parent, handicapped child's advocate in special education
decisions in place of unavailable parent.....HB 563

Sweepstakes

commission

abolished unless educational funding maintained at
specified level.....HB 375

funds, distribution to schools removed; 45% distributed to
general fund, 55% to cities and towns on equalized
formula.....HB 507

insurance for claims against ticket sales agents.....SB 127

lucky 7 tickets bought by organizations, 40% tax.....SB 31 am

supplemental appropriation.....HB 189 am

sales in towns, voting procedures.....HB 579

T

Tar kettles, exempt from motor vehicle trailer brake requirement....HB 117

Task force

 agriculture protection and promotion, commissioner to
 appoint.....HB 153 am

 radioactive waste management, negotiations with federal government
 on siting, licensing, and operation of disposal and/or
 storage facilities.....HB 91 am

Tax collectors, property tax bill sent to person shown on inventory
 form; duplicate bill to new owner permitted.....HB 521

Tax increment financing, municipal economic development and
 revitalization districts.....SB 250

Tax maps, uniform scale specified, filed with register of deeds.....	HB 586
Taxation board	
criteria for ordering reassessment of town.....	HB 407 am
decisions appealed to superior court.....	HB 817
Taxes	
abatement, railroads.....	HB 424
appraisal, assessment, and taxation of newly constructed	
residences; local option.....	HB 530 am
appraisers hired by towns, revenue administration commissioner	
to oversee.....	HB 603
boats	
additional categories, agents' fees, refunds.....	HB 695
collected by town clerks or deputy tax collectors; receipt	
required for registration; commercial boat definition	
clarified.....	SB 224 am
collections by motor vehicles division forwarded directly	
to state treasurer.....	HB 90
business profits	
banks' tax credit repealed.....	HB 526
business organization redefined; dates for estimated tax	
payments changed.....	HB 612
deduction, 50% of gain from sale of rental property.....	HB 369
deductions, energy and resource conservation equipment...HB 538 am	
deductions, foreign taxes withheld on dividends.....	HB 275
rate increased; equalized formula for distribution of	
increase to cities and towns.....	HB 325
capital gains, 5% credit against business profits tax; interest	
and dividends tax repealed.....	HB 372
commuters income, repealed.....	HB 426
container manufacturers and distributors for litter control and	
recycling.....	HB 499
current use	
classification filed with register of deeds, \$3 fee paid by	
owner.....	HB 522
community garden lands; farm lands, 1 acre or more.....	HB 639
land use change tax applicable when specified change	
occurs.....	HB 723
repealed.....	HB 58
electric utility property taxed by state, proceeds distributed	
to cities and towns on equalized formula.....	HB 508
exemptions	
application, eligibility disclosure.....	HB 582
blind, increased.....	HB 290
blind under 65, \$30,000 asset limitation eliminated.....	HB 587
charitable organizations, tuition payments for public school	
students residing on tax exempt property; local	
option.....	HB 725
elderly, age 65, graduated.....	HB 709
elderly, age 65 retired, and assets less than \$70,000, taxes	
frozen, referendum.....	HBI 2028
elderly and disabled, relief based on property tax or rental	
expenditures.....	HB 730
elderly exempt from school tax.....	HB 303
elderly, permissible income and assets increased;	
referendum.....	HB 93
elderly, residence not included as assets; local option....HB 772	
interest and dividends, dividends from NH corporations.....	HB 66
non-federal institutional property, impact on localities,	
study.....	SB 92
North Bay Council, Inc. of Boy Scouts, 2 caretakers' homes,	
repealed.....	HB 583
school buildings, \$150,000 limitation removed.....	SB 244
ski tow and snow making machinery capable of removal.....	HB 568
veteran's spouse.....	SB 204 am
woodheating energy systems, local option.....	HB 629
federal income, credit for utilizing wood and passive solar	
devices.....	HR 7
gains, sale of land held less than 6 years.....	HB 434
income	
5%; interest and dividends tax repealed.....	HB 426
interest and dividends, exemption, unemployed widows and	
widowers under 65 receiving social security.....	HB 409
interest and dividends, exemptions increased.....	HB 154
interest and dividends, exemptions on deposits outside the	
state only if specified by statute.....	SB 239

Taxes (continued)

- income (continued)
 - or sales, 2/3 vote of both houses required; increases limited.....CACR 13
 - increases not to exceed per capita income increases.....CACR 15
 - inheritance, credit for tax paid on prior transfers.....HB 573
 - inventory of polls and property
 - designated agent included.....HB 657
 - notice of penalty for failure to file.....HB 667
 - selectmen or assessors may waive filing requirements.....SB 120
 - list of conveyances sent quarterly by register of deeds to selectmen upon request.....HB 562
 - list to include full name; tax due may be rounded off.....HB 523
 - meals and rooms
 - meals prepared by nonprofit organizations exempt.....HB 509
 - nonpayment, liquor license suspended.....HB 613
 - restaurant redefined to include supermarkets, gas stations, and convenience stores.....HB 432
 - minerals, 5%.....HB 500
 - mobile homes
 - pro rata when moved, exemptions.....HB 763
 - unpaid, land or park owner to pay, reimbursement, lien; tenancy termination.....HB 515 am
 - unpaid, sold by collector; park owner not liable.....HB 514
 - pari-mutuel pools
 - dog racing, additional; commission increased.....HB 245
 - fees paid to municipality based on over or under 10 days of racing.....HB 62
 - horse racing, rate revised.....HB 506
 - public property leased to others, termination of lease for nonpayment.....HB 520
 - real property transfer, rate increased, distribution to include WSPC, state land and water fund, and agricultural land preservation.....HB 510
 - reassessments, costs paid by state.....HB 817
 - resident
 - extended to persons moving to state prior to Dec. 1.....HB 559
 - increased to \$12; \$2 for public financing of campaigns.....HB 458
 - prepayment authorized by town vote.....HB 653
 - revaluation appraisal firms employed by municipalities, oversight by revenue administration commissioner.....HB 616
 - revenues returned to cities and towns, distribution increased, based on number of students.....HB 399
 - sale for
 - corporation notice requirement removed.....HB 654
 - deed and redemption fees increased.....HB 656
 - selectmen's lists and warrant, amount due rounded off to nearest dollar.....HB 655
 - timber
 - exemptions; study.....HB 847
 - interest charged 30 days after bills mailed.....HB 567
 - tobacco, cigars, pipe and chewing tobacco included.....HB 57
 - various taxes pooled; 45% distributed to general fund, 55% to cities and towns on equalized formula.....HB 507

Teachers

- failure to be renominated, notice date changed.....HB 126
- retirement
 - benefits not reduced by receipt of social security.....HB 533
 - contribution formula, state share increased.....HB 479
 - full credit for each year of service.....HB 478
 - paid by school districts over 80,000 population, determined through collective bargaining.....HB 866
 - service retirement after 25 years at age 60.....HB 480
- Teachers' retirement system, cost of living allowance increased, retirement before July 1, 1957, appropriation.....SB 124

Technical institute, NH

- industrial and computer engineering technologists programs, equipment and renovation appropriation.....HB 377
- paramedic program, department of emergency health care, appropriation.....HB 493
- scholarship administration fund repealed.....HB 374 am
- Technology and science, legislative academy, advice to the general court.....HB 875

Telephone

- and telegraph, wiretapping permitted with one party consent and authorization of attorney general.....HB 645

- Telephone (continued)
 - companies
 - emergency "911" service available to municipalities.....HB 324
 - toll charges prohibited on local calls.....HB 363
- Telephones
 - self-dialing alarm system, automatic calls to governmental
 - agency, permission required.....HB 267 am
 - state system, spot-check monitoring for cost efficiency study...HB 306
- Tenants. See: Landlord and tenant
- Tenlan, Inc. (Exeter, 1973) charter repealed.....HB 708
- Tentas, Costas S., liquor commissioner, res commending.....HR 39
- Theft
 - class B felony regardless of value after 2 prior convictions...HB 350
 - penalties, fines, mandatory sentences, restitution; juvenile's
 - parents liable for restitution.....HB 605
 - retail, defined; penalties.....HB 869
- Thoroughbred breeding incentive program.....HB 841
- Timber
 - cutting on another person's land, landowner's liability
 - limited.....HB 98
 - transporting, weight limit increased for certain 4 axle vehicles,
 - special permit.....HB 239 am
 - yield tax
 - exemptions; study.....HB 847
 - interest charged 30 days after bills mailed.....HB 567
- Tires
 - spare, full size required.....HB I 2010
 - studded, prohibited May 1 - November 1.....HB 319
- Tirrell, Nathan A., memorializing.....HCR 16
- Tobacco, redefined to include cigars, pipe and chewing tobacco for
 - tax purposes.....HB 57
- Tourism
 - economic impact study of removal of advertising signs.....SB 34
 - insuring adequate gasoline supplies.....SCR 7
- Town clerk
 - 3 year term, local option in towns of 4500.....HB 766
 - motor vehicle registrations, study.....HB 516 am
 - party registration changes forwarded to supervisors.....HB 747
 - local option.....HB 244 am
 - registration of voters required.....HB 748
- Town meeting
 - expenditure of state and federal funds authorized; exempt from
 - limitation of municipal budget law.....HB 161
 - held outside of town.....HB 712
 - secret ballot request denied on 2/3 vote.....HB 116
 - warrant
 - articles on official ballot prohibited.....HB 558
 - failure of selectmen to post, violation.....HB 766
- Town treasurer
 - 3 year term, local option in towns of 4500.....HB 766
 - bank deposits held more than 20 days, required security.....HB 436
 - removal for account irregularities.....SB 115
- Towns
 - acquisition of land for public recreation and parks.....HB 643
 - appraisers overseen by revenue administration commissioner.....HB 603
 - boards of trustees, membership increased to 5.....HB 577
 - boundaries, perambulation requirement repealed.....HB 24
 - budget committee, nonrecommended items submitted to selectmen
 - and posted with warrant.....HB 354
 - budgets, forms, separate columns for recommendations of local
 - officials and budget committee.....HB 217
 - central business service districts.....HB 693
 - counties, or the state, welfare disputes, binding arbitration...HB 602
 - critical resource areas, criteria.....HB 270
 - cultural activities, appropriations authorized.....SB 61
 - dumps. See: Dumps
 - economic development and revitalization districts, tax increment
 - financing.....SB 250
 - elections. See: Elections
 - employees, leave of absence to seek election.....HB 793
 - fines resulting from false statements for fish and game licenses,
 - credited to fish and game fund.....HB 131
 - fiscal impact legislation
 - effective date delayed.....HB 364
 - notes prepared by LBA.....HB 356

Towns (continued)

- fluoridation, referendum, application by 10% of voters, limited to once in 3 years.....SB 67 am
- growth management, timing of developments, interim regulations.....HB 547 am
- highways
 - class V, acquisition of private roads.....HB 75
 - layout over private rights of way, assessment against abutter.....SB 161
 - state aid, additional subsidy, increased percentage of supplementary road toll.....HB 365
- home rule charters.....HB 292
- inventory of polls and property, selectmen or assessors may waive filing requirements.....SB 120
- laws affecting local expenditures, referendum required.....HB 76
CACR 3
- liability for
 - court ordered expenses for children transferred to state....HB 138
 - personal injury and property damage, \$50,000 limit.....HB 691
 - litter control, stricter ordinances permitted.....HB 685
 - moderator, candidate for different office, exempt from prohibition of working at polls.....HB 280
- newly constructed residences, appraisal and assessments after April 1.....HB 530 am
- nuclear power facilities, siting, local option.....HB 671
- officers
 - blanket surety bond paid by town.....HB 807
 - domicile requirement.....HB 766
- officials and employees, liability for bodily injury limited to \$50,000, attachment prohibited.....HB 692
- pauper aid, limited to cumulative total of 365 days.....HB 139 am
- paupers without settlement, aid refused, and referred to county.....HB 441
- planning boards. See: Planning boards
- police chief's dues and expenses for annual association convention paid from town funds.....HB 249
- property tax on electric utilities imposed by state.....HB 508
- distribution of state revenues revised.....HB 507
- reassessment ordered by taxation board, criteria for determining.....HB 407 am
- referendum, binding, request of 20% of voters; violation penalty.....HB 298
- revenue returned from state
 - increased, distribution based on number of students.....HB 399
 - various taxes pooled, 55% distributed to cities and towns on equalized formal.....HB 507
- roads established by village district, acceptance not required.....HB 215
- selectmen
 - board increased to 5, local option.....HB 766
 - notified of real estate passing by inheritance.....HB 680
 - tax list, amount due rounded off to nearest dollar.....HB 655
- settlement disputes with counties, arbitration.....HB 317
- sovereign immunity limited, liability for property damage.....HB 69
- state mandated programs funded by legislature.....CACR 15
- tax anticipation money, share to village district.....HB 561
- violation of state statutes, investigation and prosecution by attorney general.....HB 641
- water supply, public utility liable for injury.....HB 360
- woodstoves, model code on installation and use, local option....HB 710
- zoning. See: Zoning
- Trade
 - and commerce, retail stores to post refund policy.....HB 294
 - schools, private, individual teaching a skill in his home exempt.....HB 92
- Traffic rules and regulations. See: Road rules
- Trail-cycles registration
 - by OHRV dealers and motorcycle inspection stations; agents fee.....HB 152
 - for highway use, compliance with OHRV safety equipment requirements.....HB 166
- Trails and footpaths, discontinued highways.....HB 699
- Train service, passenger, restoration, Massachusetts general court cooperation.....HR 22

Transportation
 explosives.....HB 274
 hazardous materials
 advisory board.....HB 719 am
 regulations by safety commissioner.....HB 818
 hazardous substances, liability, bonding required.....HB 537
 Traps. See: Fish and game, traps
 Travel research analyst, DRED, replaced by assistant to
 commissioner.....SB 233
 Treasure trove recovered from state lands or waters, state
 ownership.....HB 595
 Treasurer, state, Robert W. Flanders, elected.....6
 Trials
 first degree murder, peremptory challenges by state increased...HB 652
 sexual assault, victims under 16, testimony heard in camera....HB 2 am
 Trout and salmon, ice fishing, 1 each per day or 2 trout;
 15 inch minimum.....HB 186
 Trucks. See: Motor vehicles, trucks
 Trust companies
 fiduciary powers, advertising restrictions removed.....SB 40
 redemption of shares, conditions.....SB 88
 Turkeys, wild, illegal taking, misdemeanor.....HB 190
 Turnpike system, NH, tolls
 set by general court.....SB 74
 sufficient in aggregate to meet expenses.....SB 240

U

Umen, Rabbi Samuel, Nathaniel Hawthorne College, prayer of thanksgiving..23
 Unemployment compensation
 26 week disqualification period reinstated.....HB 814
 advisory council, recommendations by commissioner deleted, terms
 limited.....HB 673
 appeal tribunal, appointments by governor and council, terms
 limited.....HB 756
 benefits received through fraud, recovery of overpayment.....HB I 2027
 conforming under duress to federal requirements.....HB 808
 definitions, back pay awards, weekly benefits, refunds, penalty
 modified for employing unit's failure to disclose information,
 self-employment clarified, labor disputes, disciplinary
 layoffs.....HB 757 am
 dependency payments separate from schedule, \$6 per child,
 \$24 maximum.....HB 370
 oversight committee to study and recodify laws, appropriation...HB 391
 termination of employment due to illness not considered voluntary;
 availability for part time work.....HB 815
 Unfair or deceptive practices, add-on charges by motor vehicle
 dealers.....HB 352
 Uniform acts
 child custody jurisdiction.....HB 743
 commercial code, secured transactions, amendments.....HB 596
 limited partnership.....SB 209
 marriage recognition.....HB 183
 Unincorporated places. See: Unorganized places
 United Methodist Church, annual conference, trustees, number to
 conform to national regulations.....SB 216
 United States
 Constitution
 District of Columbia representation in Congress, proposed
 amendment ratified.....HCR 10
 requesting congress to call a convention re a balanced
 federal budget.....HCR 8
 requesting congress to call a convention re right to life
 amendment.....HCR 11
 constitutional amendment, equal rights to women; rescinded.....HCR 4
 Health, Education and Welfare department and NH, no agreement for
 review of new institutional health service after
 June 1980.....HB 235 am
 post offices, indiscriminate closings.....HR 28
 University of NH
 and Dartmouth, winning hockey teams in ECAC, res of
 congratulations.....145
 cooperative extension work, appropriation increased.....HB 109

- University of NH (continued)
 - marine biology functions transferred from fish and game
 - department.....HBI 2009
 - operating staff, salaries increased.....HB 334
 - police, optional members of NH retirement system; education by
 - police standards and training council.....HB 740
 - small business development program.....SJR 1
 - system
 - board of trustees.....HBI 2015
 - employees, salaries increased.....HB 700
 - HB 879
 - reimbursement for municipal services.....HB 108
 - statutes updated.....HB 658
 - study committee, members appointed.....846
 - study committee repealed.....HB 608
 - trustees, student members
 - election by student body.....HB 355
 - increased.....HB 403
 - Unorganized places, election procedures.....HB 575
 - Upham-Walker house (Concord), purchase for use by state.....HB 802
- V
- Valliere, Ernest J., res on death.....696
 - Vandalism, minors, parents liable.....HB 720
 - Vending facilities, state parks, operation by blind services,
 - exemptions.....HB 470 am
 - HB 700
 - Veterans
 - cemetery, study; tax exemption available to spouse.....SB 204 am
 - disabled, totally and permanently, motor vehicles registration,
 - permit, and operator's license free, hunting and fishing
 - license free.....HB 82
 - Veterinarians
 - board members, temporary appointment.....HB 289
 - health certificates for
 - dogs, issued within 14 days of sale.....HB 5
 - imported dogs and cats; diseased animals may be returned by
 - purchaser.....HB 6
 - licenses, suspension for misconduct.....HB 289
 - prescription requirements for controlled drugs.....HB 214
 - state, qualifications; to perform duties of absent or disabled
 - agriculture commissioner.....HB 114
 - Veterinary medicine
 - education for qualified NH residents, capitation fee for 5 students
 - per year paid by state.....HB 158
 - student loans.....HB 157
 - Victims of crimes
 - interviewed by probation officer making pre-sentence
 - investigation.....SB 79
 - reimbursement fund from forfeited bail money.....HB 862
 - sexual assault, under 16, victim's testimony heard in camera.....HB 2 am
 - Village districts
 - budget, nonrecommended items posted with warrant.....HB 354
 - dissolved, town not required to maintain roads.....HB 215
 - fluoridation, referendum, application by 10% of voters, limited
 - to once in 3 years.....SB 67 am
 - highway safety programs, eligible for federal reimbursement.....HB 104
 - tax anticipation money from towns.....HB 561
 - Visiting nurse associations, included in hospital licensing law.....HB 240
 - Vital records and health statistics, health statistics center for
 - NH.....HB 724
 - Vital statistics
 - abortions reported to; procedure.....HB 212
 - birth certificates
 - child's surname that of father, mother, or combination...SB 265 am
 - for foreign born children adopted in NH.....HB 483 am
 - HB 532
 - SB 136 am
 - disclosure of information restricted.....HB 368
 - Vitamin B-17. See: Laetrile
 - Vivisection and dissection in schools prohibited.....HB 574

Vocational education, regional centers, construction appropriation increased.....HB 408

Vocational technical colleges, scholarship administration fund repealed.....HB 374 am

Voluntary corporations. See: Corporations, voluntary

Volunteer fire departments, 16 year olds may serve.....HB 164

W

Wage and price compliance review board.....HB 464
Wages. See: Minimum wage
Wakefield, town of, auxiliary road to route 16 authorized.....HB 335
Wall Street Journal, quotation on "the girl" by Rep. Gosselin.....821
Waste disposal facilities. See also: Dumps
NH-Massachusetts interstate compact.....SB 43
Water for drinking, analysis fee by water supply and pollution control
commission.....HB 518 am
HB 700
Water pollution control
projects
 bonds, state guarantee increased to \$190,000,000.....HB 73
 state contribution, 80% of residual costs.....SB 55
septic systems checked for adequacy on conversion of seasonal
dwellings to permanent.....HBI 2025
Water resources board
dam acquisitions, Pisgah reservoir (Winchester), Fullam Pond
 (Chesterfield), May Pond (Washington).....HB 450
dam restoration, uncollectible accounts receivable lapsed....HB 124 am
dredge and fill, notice of hearings; prime wetlands, procedure;
local option.....SB 251
reorganized to include development and promotion of energy
resources.....HB 400
special board renamed wetlands board; additional members.....SB 220
Water supply
and pollution control commission
certification of water treatment plant and distribution
system personnel.....SB 100
engineer positions added to implement Clean Water Act of
1977.....HB 309
millfoil in Moultonboro Bay, appropriation.....HB 524
oil spillage control personnel and funds.....HB 266
percentage of real property transfer tax credited to.....HB 510
subdivision approval, minimum lot size based on type of
soil.....HB 428 am
subsurface sewage disposal system designers and installers,
permits required.....HB 416
water analysis fee.....HB 518 am
and sewerage treatment, county buildings and adjacent areas,
county jurisdiction.....HB 309 am
HB 700
commission to develop a statewide management plan.....HB 498
contaminated or reduced by public utility, liability.....HB 360
fluoridation
introduction or discontinuance, referenda requirements.....HB 262
referendum, application by 10% of voters, limited to once
in 3 years.....SB 67 am
Water treatment plants
and distribution systems, operators, certification of
competency.....SB 100
operators, certification.....HB 233
Water utilities, private, extension or expansion of service,
agreement of municipality required.....HB 868 am
Waters, public, redefined to include artificially created bodies
over 10 acres for highway access purposes.....SB 199
Ways and means committee, revenue estimates, report 60, 144, 179, 433
Weare school district, meeting legalized.....HB 871 am
Webster Lake (Franklin), water level maintained.....HB 702
Weights and measures
bureau, supplemental appropriation for inspectors.....HB 110
ice cream, minimum net weight and basic ingredients shown on
package.....HB 632
Welfare
director
abused adults, reporting requirements, investigations.....HB 237

- Welfare (continued)
 - director (continued)
 - custody of neglected children, foster care costs paid by
 - person legally chargeable.....HB 442 am
 - destruction of records to comply with federal regulations...SB 145
 - division
 - adult boarding homes registration and inspection.....HB 770
 - child and family services bureau, investigation of neglected
 - or abused children reports.....HB 831
 - contracts for liability insurance for providers of care to
 - adults in shared homes.....HB 287
 - cooperative agreement between probation department for federal
 - child support funds.....HB 250 am
 - nursing homes, cost containment incentive program.....SB 150
 - social workers, legal representation in court actions involving
 - termination of parental rights or protective services for
 - adults.....HB 853
 - supervision of delinquent and defective children deleted from
 - duties.....HB 737
 - supplemental appropriation.....HB 189 am
 - human services coordinating councils.....HB 762
 - public assistance
 - disputes between towns, counties or state, binding
 - arbitration.....HB 602
 - skilled and intermediate care nursing homes reimbursed
 - at 100% of costs.....HB 342
 - suspended for improper transfer of property.....HB 549
 - recipients
 - board of appeals hearings, decisions consistent with rules
 - and regulations.....HB 597
 - family or group home residents, allowance increased.....HB 487
 - hearings officer.....HB 598
 - misuse of special circumstances grant, penalty repealed....HB 550
 - receipt of property or income reported within 10 days; liens
 - for recovery of medical assistance limited.....HB 601
 - records confidential.....HB 599
- Well drillers, licensing, study.....HB I 2023
- Wentworth-Douglass hospital (Dover), trustees, mayor pro tempore
 - member ex officio.....HB 715
- Wellands
 - board, replacing water resources board, special board; additional
 - members.....SB 220
 - prime, designation, appeals from water resources board dredge and
 - fill permits.....SB 251
- Whipple, Gladys L., res on death.....HR 24
- White collar crimes, fraud, bad checks, bribery, penalties based on
 - value obtained.....HB 346 am
- White House conference on libraries.....HR 17
- White Mountain National Forest, wilderness areas to be determined at
 - local level.....HR 8
- White pine blister rust eradication, state payments; destruction of
 - white pines removed.....SB 85
- Wiggin, Frances M., librarian of the year award.....HR 35
- Wild, scenic, and recreational rivers system.....HB 759
- Wilderness areas, White Mountain National Forest, determined at local
 - level.....HR 8
- Wildlife
 - endangered or threatened, conservation program.....HB 180
 - fish and game definition applicable to keeping of wild
 - animals.....HB 121
 - importation, permit required; exceptions.....HB 141 am
- William F. Keefe bridge formerly Kearsarge Way bridge (Portsmouth)...HB 660
- Wills, self-proved, form.....SB 217
- Wine
 - grocery stores, 16 year olds may sell.....HB 10
 - retail and on premise licensees, purchases directly from
 - manufacturer or supplier.....HB 461
 - retail sales
 - liquor commission discounts increased.....HB 242
 - ordering procedures; optional delivery system.....HB 241
- Winn, John T., res on death.....737
- Wiretapping, permitted with one party consent and authorization from
 - attorney general.....HB 645
- Witnesses
 - fees and mileage increased.....HB 591
 - subpoenaed by state, fees paid for attending court.....HB 694

Wolfeboro, town of, police commissioner, salary increased; referendum.....	HB 84
Women	
commission on status	
abolished.....	HB 874
members appointed by governor and council.....	HB 293
displaced homemakers, programs established.....	HB 353
eligibility for public office repealed.....	HB 64
equal rights amendment rescinded.....	HCR 4
Woodcock, migratory game bird.....	HB 219
Woodheating energy systems, property tax exemption, local option.....	HB 629
Woodstock, town of, meetings in 1978 and 1979 on share of purchase and construction of refuse disposal facility in Lincoln legalized.....	SB 125 am
Woodstoves, instructions on installation and use required; model code adopted by fire marshal.....	HB 710
Workmen's compensation	
administration fund; advisory council; disabled surviving spouse, limitation expanded; occupational disease, responsibility of last employer.....	HB 382 am
benefits, total disability, full pay after 3 days, one calendar year.....	HB 584
dependency payments, \$6 per child to \$24 per week.....	HB 438
deputy conservation officers, eligibility.....	HB 26 am
eligibility review not applicable for recurring disability after 4 years.....	HB 210
homeowner's liability insurance requirement repealed.....	HB 546
liability of third party, reduction of employer's lien.....	SB 52
medical panel evaluation of pain, benefits may cease.....	SB 159
state police employees, total disability sick or annual leave not charged; no waiting period.....	HB 607
supervisory union personnel included.....	SB 148
temporary partial disability, benefit period limitation removed.....	HB 209
totally and permanently disabled, scheduled award of 400 weeks or corresponding portion for partial disability.....	HB 302
uninsured employer's fund; total disability benefits increased.....	HB 382
Writs, signature of any clerk sufficient in any district or municipal court.....	SB 78

Y

Yankee Thoroughbred Breeders Association, official registrar on NH bred
thoroughbreds.....HB 841

Youth. See also: Children and youth
development center

board of trustees, membership increased to include active or
retired district court judge.....SB 176 am

community youth services, uncollectible accounts receivable
lapsed.....HB 124 am

residents, fishing license.....HB 832 am

supplemental appropriation.....HB 179
HB 189 am

2

Zoning

- boards of adjustment
 - appeals to superior court, review standard based on illegal or unreasonable.....HB 833
 - members elected, optional.....HB 232
- laws, study.....SB 65
- ordinances
 - and amendments, final proposal available 4 weeks before town meeting.....HB 142
 - building permits, issuance pending changes.....SB 109
 - hearings, posting of notices reduced to 2 public places.....SB 119
 - or master plan, adoption prerequisite for state highway construction.....HB 810

Zoning (continued)

ordinances (continued)	
public utilities, exemption limited.....	HB 361
temporary regulation of developments during alteration of	
master plan or growth management process.....	HB 547.am
regulations, limitations on number of lots created and buildings	
constructed permitted.....	HB 247

NUMERICAL INDEX

This index, arranged by bill and resolution number, gives page numbers for all action in the House on each numbered bill and resolution. They are listed in the following order:

HB	House Bills
HCR	House Concurrent Resolutions
HR	House Resolutions
HBI	House Bills of Intent
SB	Senate Bills
SJR	Senate Joint Resolution
SCR	Senate Concurrent Resolutions
CACR	Constitutional Amendment Concurrent Resolutions

To find a bill by its subject see the Subject Index immediately preceding this numerical Index. All matters not relating to bills and resolutions will be found in the Subject Index. Page references to roll calls are found in this index under the respective bill or resolution.

The abbreviations listed below are used in the Numerical Index:

adop	adopted
am	amended, amendment
Approp	referred to Appropriations committee
com	committee
conc	concurred
conf	conference committee
Died	not reported out of committee
enr	enrolled
intro	introduced, introduction
IP	indefinitely postponed
K	killed (inexpedient to legislate)
LT	laid on table
nonconc	nonconcurrent
opin	opinion
psd	passed
Pub Works	referred to committee on Public Works
RC	roll call
rcmt	recommitted
recon	reconsideration, reconsidered
rej	rejected
rep	report
req	request, requested
S	Senate
SO	special order
study	referred to interim study committee
Ways & Means	referred to Ways and Means committee

HOUSE BILLS

- HB 1, relating to the nature of supervisory unions. (Snell of Graf. 4, Allen of Graf. 1)
10, ext 58, am 82, psd 85, S conc 182, enr am 183, enr 264 (Chapter 53)
- HB 2, relative to proceedings in certain sexual assault cases. (Wallin of Hil. 16 et al)
10, ext 58, 98, 130, am 265, psd 292, conc S am 670, enr 695 (Chapter 195)
- HB 3, relative to the Connecticut River Atlantic Salmon Compact. (Stimmell of Rock. 1)
10, ext 58, am & Approp 108-109, psd 163, 173, S conc 319, enr am 497, enr 579 (Chapter 108)
- HB 4, relative to confiscation of one's animal after a person is convicted of cruelty to animals. (Sabbow of Bel. 6)
10, psd 76, 85, S conc, enr 175 (Chapter 23)
- HB 5, relative to the health certificates on dogs sold by breeders and the age of the dog when it is delivered to the purchaser. (Sabbow of Bel. 6)
10, am 78, psd 86, S conc, enr 175 (Chapter 24)

- HB 6, relative to the importation of dogs and cats into the state and the sale of same. (Sabbow of Bel. 6)
10, am 78-79, psd 86, conc S am 670, enr 695 (Chapter 196)
- HB 7, relative to the operation of state liquor stores on Sundays and making an appropriation therefor. (White of Hil. 27)
10, SO 43-44, Ways & Means 45, am & Approp (RC) 245-246, am (RC) 593-594, psd 601, S nonconc 740
- HB 8, repealing the statute which established an advisory committee to study the salaries of state officials and employees. (Gould of Rock. 4)
10, psd 64, 69, S conc 163, enr am 183, enr 264 (Chapter 68)
- HB 9, relative to the New Hampshire trustees of the Eastern States Exposition. (LaMott of Graf. 6)
10, psd 58, 61, S conc, enr 123 (Chapter 16)
- HB 10, to allow 16 and 17 year old grocery store clerks, cashiers, and baggers to handle wine. (Girolimon of Hil. 30, Crotty of Hil. 30)
10, psd 44, S conc 64, enr 74 (Chapter 2)
- HB 11, repealing the bounty on porcupines and the payment from the state treasury. (Stimmell of Rock. 1)
10, psd 51, 55, S conc 115, enr 121 (Chapter 4)
- HB 12, repealing the provisions relative to unlicensed dogs killing game being killed by conservation officers. (Stimmell of Rock. 1)
10, psd 52, 55, S conc 115, enr 121 (Chapter 5)
- HB 13, allowing counties to establish fees and mileage to be paid to medical referees and performers of autopsies. (Benton of Rock. 2)
New title: allowing counties to establish fees and mileage to be paid to medical examiners and performers of autopsies.
Second new title: changing references in statutes from medical referees to medical examiners and allowing counties to establish fees and mileage to be paid to medical examiners and performers of autopsies.
11, am 73, psd 74, S conc 182, enr am 183, enr 264 (Chapter 66)
- HB 14, requiring Plymouth State College to pay 1/3 of the annual expenses of maintenance and operation of the town incinerator to Plymouth. (Dearborn of Graf. 11)
11, SO 43, K 45
- HB 15, concerning AREA schools incurring indebtedness. (Taffe of Graf. 5)
11, am & psd 46-47, S conc, enr 123 (Chapter 9)
- HB 16, relative to privileged communications between religious leaders and penitents. (Taffe of Graf. 5)
11, psd 52-53, 55, conc S am 670, enr 695 (Chapter 197)
- HB 17, raising the minimum charge for meals in a first-class restaurant with a liquor license. (Rounds of Graf. 12)
11, K 54
- HB 18, providing for a sworn affidavit in lieu of the old hunting license to prove competency in handling of firearms. (Rounds of Graf. 12)
11, ext 76, K 130
- HB 19, legalizing the biennial election in the town of Chester. (Benton of Rock. 2)
11, psd 71-72, 74, S conc, enr 123 (Chapter 13)
- HB 20, providing a fee for the issuance of a duplicate certificate of hunting competency. (LaMott of Graf. 6)
11, psd 89, 98, S conc, enr 175 (Chapter 25)
- HB 21, authorizing the executive director to sell or dispose of certain confiscated equipment. (LaMott of Graf. 6)
11, am 64-65, psd 69, conc S am 143, enr 149 (Chapter 17)
- HB 22, to allow persons possessing special motorcycle licenses to drive mopeds. (Girolimon of Hil. 30)
11, psd 64, 69, S conc, enr 123 (Chapter 11)

- HB 23, to establish a public defender program in Strafford County.
(McManus of Str. 18)
New title: to establish a comprehensive public defender and assigned
counsel program in New Hampshire for the defense of indigent persons.
11, ext 58, 98, 130, am & Approp 253, psd 594, 601, S nonconc 739
- HB 24, repealing the requirement of selectmen to perambulate town lines.
(Head of Hil. 10)
11, K 43
- HB 25, relative to the taking of deer with a bow and arrow. (Allen of
Graf. 1, Cate of Graf. 2)
11, K 93
- HB 26, authorizing the appointment of certain personnel as deputy
conservation officers. (Smith of Mer. 21)
11, Approp 65, am 581-582, psd 601, S conc 689, enr 712 (Chapter 240)
- HB 27, guaranteeing freedom of speech, right of criticism and disclosure
for all state employees. (Daniell of Mer. 13)
11, rcmt 53, am 106-107, psd 112, conc S am 716, enr 747 (Chapter 433)
- HB 28, relative to actions to recover real estate commissions. (Gibbons of
Rock. 4)
11, ext 58, K 117
- HB 29, eliminating the possibility of a candidate's name appearing as the
candidate of more than one party. (Warburton of Rock. 8)
11, K 73
- HB 30, requiring persons desiring to run for office to file nomination
papers prior to the primary election. (Warburton of Rock. 8)
New title: prohibiting a defeated candidate in a primary election from
running for the same office as an independent in the biennial or special
election.
11, ext 63, am 468, psd 475, nonconc S am 744
- HB 31, relative to prorating motor vehicle permit fees. (Rounds of Graf.
12, Quimby of Rock. 4)
11, ext 63, 111, rcmt 120, K 343
- HB 32, relative to the fish and game licensing agent's accounting. (LaMott
of Graf. 6, Smith of Mer. 21)
11, psd 64, 69, conc S am 149, enr 175 (Chapter 26)
- HB 33, repealing the special provision for agents' fee for clam licenses.
(LaMott of Graf. 6)
11, psd 89, 98, S conc, enr 182 (Chapter 32)
- HB 34, relative to trapping at specified locations and periods of time in
certain portions of a public right-of-way. (Sabbow of Bel. 6)
11, am & psd 98, S conc, enr 182 (Chapter 49)
- HB 35, relative to the penalty in taking deer during the closed season.
(Thomson of Graf. 7)
11, psd 89, 98, S conc, enr 182 (Chapter 33)
- HB 36, relative to shelter required to be made available to horses.
(Sabbow of Bel. 6)
11, psd 59, 61, S conc, enr 263 (Chapter 65)
- HB 37, relative to the satisfactory proof of completion of a hunter safety
course. (Smith of Mer. 21)
11, psd 89, 98, S conc, enr 182 (Chapter 34)
- HB 38, relative to rights-of-way. (Cate of Mer. 14)
11, am 54, psd 55, S nonconc 163
- HB 39, relative to the license fees for certain dogs. (Sabbow of Bel. 6)
11, K (RC) 93-94
- HB 40, prohibiting the promotion and exhibition of fighting animals.
(Sabbow of Bel. 6)
11, am & psd 54-55, conc S am 173, enr 180 (Chapter 30)

- HB 41, relating to dogs at large and providing a penalty against the owner and further providing for local option if a municipality desires to be exempted. (Sabbow of Bel. 6)
New title: relative to the state dog control law and providing for local option as to the adoption thereof.
11, am 53, psd 55, S conc 115, enr 123 (Chapter 14)
- HB 42, relative to the taking of fisher and bobcat. (Sabbow of Bel. 6)
11, K 51
- HB 43, relative to the opening and closing of seasons on fur-bearing animals. (Sabbow of Bel. 6)
11, psd 52, 55, S conc 115, enr 121 (Chapter 6)
- HB 44, prohibiting the taking of otter in any manner except by trapping. (Sabbow of Bel. 6)
11, psd 89, 99, S conc, enr 182 (Chapter 50)
- HB 45, relative to the hunting season for black bear. (Sabbow of Bel. 6)
11, am (RC) 94-95, psd 99, S nonconc 476
- HB 46, relative to taking lobster by hand while diving. (Warburton of Rock. 8)
11, K 98
- HB 47, relative to the length of motor vehicles, tractor and semi-trailer units. (Sabbow of Bel. 6)
11, am 72-73, psd 74, S conc, enr 123 (Chapter 15)
- HB 48, prohibiting the taking of deer on Sundays during the deer season. (Sabbow of Bel. 6)
11, K 51
- HB 49, providing that only buck deer can be taken during deer hunting season. (Sabbow of Bel. 6)
11, K 51
- HB 50, relative to the trapping license fees for residents under 16 years of age. (Sabbow of Bel. 6)
11, K 90
- HB 51, prohibiting the setting of traps for beavers on beaver dams. (Sabbow of Bel. 6)
11, K 90
- HB 52, relative to the otter season. (Sabbow of Bel. 6)
11, K 90
- HB 53, relative to the appointment of liquor commission employees. (Dickinson of Car. 2, Oleson of Coos 5)
26, K 59
- HB 54, to permit physicians' assistants to prescribe certain medications. (Spaulding of Sul. 4)
26, rcmt 72, am & IP (RC) 158-159
- HB 55, relative to the number of hours for the completion of an apprenticeship. (Skinner of Rock. 3A)
26, am 65, psd 69, conc S am 670, enr 695 (Chapter 198)
- HB 56, relative to limiting the decibel level of motorcycles operating on a public highway. (Gould of Rock. 4)
26, K 64
- HB 57, relating to the definition of tobacco products. (Cote of Hil. 28)
26, K 54
- HB 58, repealing the current use taxation law. (Cote of Hil. 28)
26, K 77
- HB 59, to exempt certain retail or service establishments from the minimum wage law. (Gould of Rock. 4)
26, K 64
- HB 60, to increase the discounts allowed on the prices of liquor and wine sold to hotels and clubs by the liquor commission. (Smith of Car. 3)

- New title: increasing the discount in sales of liquor and wine to on-sale licensees.
26, ext 58, 111, rcmt 152, am & jt Ways & Means/Approp (RC) 203-204, psd 603, 637, nonconc S am, conf 745, 755, 772, rep rej 780
- HB 61, mandating the suspension of license to operate for violation of litter control law. (Wallace of Hil. 22)
26, K 64
- HB 62, relative to the payment of racing fees to a municipality. (Smith of Car. 3)
26, psd 72, 74, S conc, enr 182 (Chapter 35)
- HB 63, relative to the control of the Strafford county jail. (Donnelly of Str. 17 et al)
26, K 54
- HB 64, relative to persons who may hold public office. (Reese of Rock. 6)
26, psd 72, 74, S conc, enr 123 (Chapter 10)
- HB 65, to exempt certain utilities from the need to seek approval to levy certain fuel adjustment charges. (Allen of Graf. 1)
26, am 68, psd 69, S conc, enr 149 (Chapter 18)
- HB 66, exempting the dividends of New Hampshire based companies from the interest and dividends tax. (Newell of Rock. 4)
26, K 59
- HB 67, amending the definition of the term "walking disability" in the motor vehicle laws. (Parolise of Rock. 5)
26, ext 73, am 110, psd 112, S conc, enr 182-183 (Chapter 36)
- HB 68, establishing a legislative committee to study the feasibility of the state preserving farm land by the purchase of land, development rights or easements and making lands so preserved available for agricultural purposes by lease back or renting to bona fide farm operators. (Bisbee of Rock. 4)
26, ext 63, 111, 160, K 175
- HB 69, limiting the liability of governmental units for injury to person or damage to property or both. (Smith of Str. 3, Sen. Bergeron of Dist. 6)
26, K (RC) 81-82
- HB 70, providing a penalty for using an artificial light during certain months to locate wild birds or animals, except raccoons. (Wiswell of Coos 1)
26, am 72, psd 74, S conc 132, enr 149 (Chapter 19)
- HB 71, prohibiting the firing of a firearm from or across a public highway. (Polak of Hil. 14)
26, rcmt 59, am 83, psd 86, S conc 182, enr 183 (Chapter 37)
- HB 72, relative to minors using muzzle loading firearms. (Clements of Mer. 1)
26, psd 89, 99, S conc 182, enr am 183-184, enr 264 (Chapter 64)
- HB 73, relative to the state guarantee limitation on the aggregate sum for pollution control projects. (LaMott of Graf. 6)
26, Approp 52, psd 132, 145, nonconc S am, conf 687, 712-713, rep adop 756, enr 764 (Chapter 349)
- HB 74, relative to the issuance of retail sale permits by the state liquor commission. (Woodman of Rock. 12)
26, psd 77, 86, S nonconc 735
- HB 75, requiring towns to maintain private roads for which the town has provided maintenance. (Newman of Rock. 18)
26, K 54
- HB 76, relative to state laws requiring additional expenditures by local communities. (Cote of Hil. 28)
26, study 97, K 334
- HB 77, relative to the payment of salaries for Grafton county elected officials. (LaMott of Graf. 6)

- New title: relative to the payment of salaries for county elected officials.
27, am 68, psd 69, S conc 163, enr am 183, enr 264 (Chapter 63)
- HB 78, relative to the penalty for taking striped bass illegally. (Wolfsen of Rock. 15)
27, psd 89, 99, S conc 182, enr 183 (Chapter 38)
- HB 79, relative to real estate listing agreements. (Gibbons of Rock. 4)
27, ext 58, K (RC) 117-118
- HB 80, relative to real estate salesman and broker's license renewal requirements. (Gibbons of Rock. 4)
27, K 77
- HB 81, permitting the use of up to 6 lines for ice fishing. (Polak of Hil. 13, Smith of Mer. 21)
27, am 72, psd 74, S nonconc 132
- HB 82, relative to certain free licenses for all totally and permanently disabled veterans who were disabled while on active duty from a service connected injury. (Ramsey of Str. 13)
27, K 54
- HB 83, relative to the possession of traffic devices, signs and signals. (MacDonald of Car. 4)
27, am 82-83, psd 86, conc S am 670, enr 695 (Chapter 199)
- HB 84, relative to increasing the salary of police commissioners of Wolfeboro. (MacDonald of Car. 4)
27, psd 54, 55, S conc 115, enr 121 (Chapter 7)
- HB 85, relative to fish and game projects supported by federal funds obtained under the Pitman-Robertson Act. (LaMott of Graf. 6)
New title: relative to borrowing in anticipation of funds in fish and game fund and fish and game projects supported by federal funds obtained under the Pitman-Robertson Act and making an appropriation therefor.
27, Approp 65, am 132-133, psd 145, S conc 357, enr 393 (Chapter 96)
- HB 86, relative to the penalty for taking excessive quantities of oysters. (Wolfsen of Rock. 15)
27, psd 89, 99, S conc 182, enr 183 (Chapter 39)
- HB 87, relative to the grant-in-aid program of the bureau of off highway recreational vehicles. (Stimmell of Rock. 1, French of Bel. 1)
New title: relative to the grant-in-aid program of the bureau of off highway recreational vehicles and the taxation of golf carts.
Second new title: relative to the grant-in-aid program of the bureau of off highway recreational vehicles.
28, am & Approp 109, am 582, psd 601, conc S am 717, enr 747 (Chapter 298)
- HB 88, establishing the office of ombudsman within the state council on aging and making an appropriation therefor. (Perkins of Hil. 8 et al)
28, ext 98, 131, am & Approp 195-197, psd 617-619, 637, nonconc S am, conf 751, 757, rep adop 772, enr am 791, enr 793 (Chapter 395)
- HB 89, providing a penalty for disclosure of confidential department of revenue administration records. (Kidder of Mer. 1)
28, rcmt 109-110, am 135, psd 146, nonconc S am, conf 736, 744, 752, rep adop 773, enr 789 (Chapter 438)
- HB 90, eliminating certain responsibilities of the department of revenue administration in relation to the boat tax. (Kidder of Mer. 1)
28, am 110-111, psd 112, S nonconc 735
- HB 91, restricting the disposal of high or low level nuclear wastes in the state and within the coastal jurisdiction of the state. (Parr of Rock. 12 et al)
New title: prohibiting the storage or disposal or both of radioactive waste within the state and coastal jurisdiction of the state.
28, ext 76, 160, 208, am 415-416, psd 433, nonconc S am, conf 691, 715, rep adop 756, enr am 763, enr 789, study 822 (Chapter 350)
- HB 92, to exempt individuals offering course instruction in a trade or skill from the private school regulations. (Taffe of Graf. 5)
29, K 77

- HB 93, relative to increasing the permissible amount of assets and combined income under the expanded elderly exemption provisions for taxed property. (Towle of Car. 2)
29, K (RC) 298-299
- HB 94, prohibiting certain advertising expenditures by electric and gas public utilities regulated by the public utilities commission. (Burchell of Str. 12 et al)
New title: requiring the public utilities commission to regulate advertising by electric and gas utilities.
29, am 119, psd 121, S nonconc 740
- HB 95, establishing the Bristol district court. (Rounds of Graf. 12, Sen. Hough of Dist. 5)
29, ext 120, K 272
- HB 96, amending the charter provisions of the Littleton water and light department and providing for local referendum. (Allen of Graf. 1)
29, psd 72, 74, conc S am 143, enr am 167, enr 175 (Chapter 27)
- HB 97, establishing the crime of looting. (Parolise of Rock. 5)
29, K 77
- HB 98, eliminating liability of landowner allowing persons to cut firewood on his land under sharecropper arrangement. (Smith of Str. 3)
29, psd 105, 112, nonconc S am, conf 699, 772, rep adop 780, enr 789 (Chapter 439)
- HB 99, allowing candidates for delegate to a state convention to work at the polls as election officials. (Krasker of Rock. 22, Day of Hil. 26)
29, rcmt 79, K 446
- HB 100, allowing certain relatives to deliver completed absentee ballots. (Krasker of Rock. 22, Day of Hil. 26)
29, K 446, recon rej 474
- HB 101, relative to the sealing and sale of the skins of fur-bearing animals. (Sabbow of Bel. 6)
29, am 134, psd 145, S conc, enr 263-264 (Chapter 62)
- HB 102, repealing the \$100,000 property holding limitation of the New Hampshire Antiquarian Society. (Packard of Mer. 4)
29, psd 90, 99, S conc 182, enr am 264, enr 306 (Chapter 78)
- HB 103, relative to sale of beer on Sundays at golf courses. (Snell of Graf. 4)
29, K 59
- HB 104, relative to local highway safety programs in certain village districts. (Callahan of Ches. 2)
New title: relative to local highway safety programs in certain village districts and school districts.
29, am 111, psd 112, S conc 263, enr 264 (Chapter 61)
- HB 105, relative to the use of deer tags. (Callahan of Ches. 2)
29, K 136
- HB 106, providing for the acquisition of a certain dam and water rights by the fish and game department. (Stimmell of Rock. 1)
29, am & Approp 110, am 163, psd 173, S conc 739, enr 754 (Chapter 252)
- HB 107, providing for staggered 6-year terms for county commissioners in Grafton county. (LaMott of Graf. 6, Buckman of Graf. 9)
29, K 72
- HB 108, enabling the trustees of the university system to reimburse certain municipalities for services rendered. (McIver of Graf. 11)
29, K 125
- HB 109, increasing the appropriation for cooperative extension work. (Campbell of Rock. 5 et al)
29, am 133, psd 145, S conc 294, enr 306 (Chapter 79)
- HB 110, making a supplemental appropriation to the operating budget of the department of agriculture for in-state travel expenses by heavy test

- truck inspectors and for market bulletin publishing cost. (Campbell of Rock. 5)
29, Approp 58, K 163
- HB 111, repealing certain exclusions of the business takeover act. (Boucher of Rock. 3)
29, K 118
- HB 112, authorizing the fish and game commission to set the deer season. (Wiswell of Coos 1, Sen. Allen of Dist. 7)
29, ext 130, 173, am 271-272, psd 292, S conc 497, enr am 499, enr 601 (Chapter 104)
- HB 113, updating certain provisions of the law concerning municipal courts. (Ayles of Mer. 8)
New title: relative to the municipal and district courts.
29, psd 116, 121, conc S am 717, enr 747 (Chapter 299)
- HB 114, relative to the powers and duties of the state veterinarian. (Campbell of Rock. 5)
29, psd 71, 74, S conc, enr 123 (Chapter 12)
- HB 115, relative to the statutory definition of agriculture and farming. (Campbell of Rock. 5)
29, am 78, psd 86, S conc 182, enr 264 (Chapter 60)
- HB 116, relative to the conduct of voting at town meetings. (Sackett of Str. 4)
29, K 98
- HB 117, excepting tar kettles and conveyors from the requirement for brakes on trailers. (Paradis of Hil. 8)
New title: relative to the brake equipment required on certain vehicles.
29, am 111, psd 112, S conc 182, enr am 250, enr 264 (Chapter 59)
- HB 118, creating the New Hampshire national guard scholarship fund. (Benton of Rock. 2, Sen. Monier of Dist. 9)
29, am & Approp 77, am 133, psd 145, S conc 263, enr 264, com appointments 822 (Chapter 67)
- HB 119, regarding administration of oaths in the national guard. (Benton of Rock. 2)
29, psd 58-59, 61, S conc 132, enr 149 (Chapter 20)
- HB 120, relative to teaching children principles of kindness to animals. (Sabbow of Bel. 6)
29, K 77
- HB 121, relative to the keeping of wild animals. (Sabbow of Bel. 6)
29, psd 136, 146, S conc 263, enr 264 (Chapter 58)
- HB 122, relative to the definition of "game animals". (Stimmell of Rock. 1)
29, psd 135, 145, S conc 263, enr 264 (Chapter 57)
- HB 123, legalizing the proceedings establishing the Lamprey Regional Solid Waste Cooperative and authorizing the issuance of certain bonds of the town of Durham. (Sackett of Str. 4 et al)
29, psd 64, 69, S conc 115, enr 121 (Chapter 8)
- HB 124, making a supplemental appropriation for outstanding accounts receivable in the comptroller's office. (LaMott of Graf. 6)
New title: authorizing the comptroller to lapse certain uncollectible accounts receivable balances.
29, am 311-312, psd 318, S nonconc 739
- HB 125, to revise the limitations on waiving competitive bids. (LaMott of Graf. 6)
29, psd 90, 99, conc S am 670, enr 695 (Chapter 200)
- HB 126, relative to changing the date for notifying certain teachers concerning their renomination for the next school year. (Cutting of Sul. 4)
29-30, study 77-78, 822
- HB 127, changing the custody of the jail in Manchester. (Wallin of Hil. 16, White of Hil. 27)
30, am & psd 68-69, S conc 123, enr am 136, enr 149 (Chapter 22)

- HB 128, prohibiting the operation of snow or ice covered motor vehicles on highways. (Gagnon of Hil. 21)
30, K 106
- HB 129, legalizing the special meeting of the Governor Wentworth regional school district and granting authority for the organizational meeting of the Moultonborough school district. (Smith of Car. 3)
30, psd 47, S conc, enr 61 (Chapter 1)
- HB 130, relative to investment laws for savings banks. (Crory of Graf. 13 et al)
45, am 153-155, psd 160, conc S am 687, enr am 741, enr 754 (Chapter 300)
- HB 131, relative to the disposition of fines collected for making false statements in procuring fish and game licenses. (Desjardins of Car. 2)
46, am 107, psd 112, S conc 263, enr am 264, enr 319 (Chapter 80)
- HB 132, prohibiting construction of the Hampton liquor store in the town of Hampton Falls. (Dunfey of Rock. 12 et al)
46, rcmt 82, psd (RC) 206-207, 208, S conc 476, enr 484 (Chapter 102)
- HB 133, establishing a Pittsfield judicial district and a Pittsfield district court. (Ayles of Mer. 8 et al)
46, ext 130, psd 272, 292, S conc 698, enr 748, veto sustained (RC) 811-812
- HB 134, relative to certain public utility companies establishing future credit accounts to reimburse customers for payment of certain surcharges. (French of Bel. 1)
46, ext 130, 179, 208, rcmt 296, study (RC) 439-440, 822
- HB 135, establishing the position of therapeutic recreation specialist and making an appropriation therefor. (Therault of Coos 9, Tufts of Rock. 13)
46, Approp 143, psd 594, 601, S conc 739, enr 754 (Chapter 253)
- HB 136, relative to allowing a civil commission to be registered in a new name if the name is legally changed. (Wilson of Str. 11)
46, am & Approp 98, am 582, psd 601, S nonconc 689
- HB 137, outlawing the use of buckshot for deer hunting. (Wiggins of Sul. 8)
46, K 124
- HB 138, relating to liability for expenses incurred in court ordered placement of children. (Murray of Hil. 3)
46, Approp 105, LT 313, psd (RC) 430-431, 433, S nonconc 739, S study 748-749, 822
- HB 139, to limit responsibility for local welfare payments. (Murray of Hil. 3)
46, psd 116, 121, nonconc S am, conf 687, 713, 756, rep adop 773, enr 789 (Chapter 351)
- HB 140, relative to planning board procedures involving subdivisions. (Lovejoy of Rock. 4, Flanagan of Rock. 6)
46, K 124
- HB 141, relative to the importing and releasing of wild animals in the state. (Desjardins of Car. 2)
46, am 136, psd 146, S conc 263, enr am 307, enr 376 (Chapter 90)
- HB 142, relative to changing the calendar for zoning ordinances to allow for all hearings and public input as now but allowing more time between the time of preparation of the ballot with zoning questions and the time of voting. (Sallada of Hil. 6)
46, psd 89-90, 99, S conc 306, enr 319 (Chapter 81)
- HB 143, relative to verification of distance statements for legislative mileage. (Newman of Rock. 18)
46, K (RC) 95-96
- HB 144, to permit certain qualified persons other than registered nurses to administer oral medications. (Blanchette of Rock. 14, Pine of Str. 4)
46, am (RC) 80-81, psd 86, conc S am 209, enr 264 (Chapter 56)

- HB 145, to increase the highway subsidy apportioned to cities and towns and to repeal the provision for additional subsidies. (Matson of Ches. 6, Wiggins of Sul. 8)
46, K 135
- HB 146, relative to legislative mileage computations. (Newman of Rock. 18)
46, K 90
- HB 147, relative to the ocean rearing of anadromous fish. (Felch of Rock. 11)
46, psd 105, 112, conc S am 670, enr am 690, enr 748 (Chapter 254)
- HB 148, providing for seasons and bag limits on snowshoe hares and cottontail rabbits. (Felch of Rock. 11)
46, psd 125, 131, S conc 263, enr 264 (Chapter 55)
- HB 149, relative to expenses for insurance examiners and making an appropriation therefor. (Kidder of Mer. 1)
46, am 133-134, psd 145, enr 235, S conc 263 (Chapter 40)
- HB 150, relating to insurance premiums on automobiles equipped with air bags. (Smith of Car. 3)
47, K 116
- HB 151, relative to security deposits for residential customers of public utilities. (Crory of Graf. 13 et al)
47, LT 155, K 817
- HB 152, relative to the registration of trail-cycles. (Girolimon of Hil. 30)
47, K 135
- HB 153, relative to the acquisition of agricultural preservation restrictions. (Campbell of Rock. 5, Sen. Hancock of Dist. 15)
New title: relative to the acquisition of agricultural land development rights and making an appropriation therefor.
47, ext 130, am & Approp 191-195, am 582-583, psd 601, S conc 739, enr 764 (Chapter 301)
- HB 154, to increase the exemption from taxation on interest and dividends. (McLane of Mer. 16)
47, K 205
- HB 155, requiring public utilities' rates to be based on a current level of services. (Chambers of Graf. 13 et al)
47-48, ext 130, 179, psd (RC) 294-296, 299, S conc 393, enr 433 (Chapter 101)
- HB 156, requiring persons engaged in the hunting of game animals to wear a hunting cap or any article of clothing in a color known as hunter orange. (Rounds of Graf. 12, Dickinson of Car. 2)
48, K 149-150
- HB 157, concerning loans to medical and veterinary students. (LaMott of Graf. 6 et al)
48, ext 131, Approp 184-185, psd 583, 601, S conc 715, enr 748 (Chapter 302)
- HB 158, relative to reserving slots in veterinary and medical schools for New Hampshire residents. (LaMott of Graf. 6 et al)
New title: relative to reserving slots in veterinary, medical and optometric schools for New Hampshire residents and making an appropriation therefor.
48, ext 131, Approp 250, psd 583, 601, nonconc S am, conf 749, 757, rep adop 780, enr am 798-799, enr 799, study 822-823 (Chapter 353)
- HB 159, relative to the grace period for retaining a temporary plate for a motorcycle. (Smith of Car. 3)
48, psd 124, 131, S conc 182, enr 183 (Chapter 41)
- HB 160, prohibiting employers from giving lie detector tests to employees. (Dunfey of Rock. 12, Sen. Splaine of Dist. 24)
48, K 79
- HB 161, relative to authorization by town meetings for expenditure of monies made available to towns during the year. (Bibbo of Mer. 2)
48, psd 105, 112, S conc 182, enr 183 (Chapter 42)

- HB 162, requiring full state maintenance for state route 28 in the town of Salem. (Parolise of Rock. 5 et al)
48, K 107
- HB 163, relative to interest charges on unpaid public utility bills. (Cate of Mer. 14)
48, am 158, psd 160, S nonconc 357
- HB 164, relative to allowing 16 year olds to serve on volunteer fire departments. (Snell of Graf. 4)
48, ext 130, K 176
- HB 165, relative to disqualification from office. (Bibbo of Mer. 2, Packard of Mer. 4)
48, psd 446, 475, S conc 715, enr 763 (Chapter 396)
- HB 166, relative to OHRV's and trail-cycles registered for street or highway use. (Girolimon of Hil. 30)
48, psd 126, 131, nonconc S am, conf 687, 713, rep adop 773, enr 789 (Chapter 354)
- HB 167, relative to pistol permits. (McManus of Str. 18)
48, ext 130, am 200-201, psd 208, S conc 735, enr am 774, enr 790 (Chapter 355)
- HB 168, increasing the time frame for certain hearings. (Collins of Rock. 5)
49, psd 105-106, 112, S conc 182, enr 183 (Chapter 43)
- HB 169, relative to fees for licenses to provide emergency medical services. (Matson of Ches. 6, Callahan of Ches. 2)
New title: relative to the provision of emergency medical services.
49, am 130, psd 131, conc S am 670, enr 695 (Chapter 201)
- HB 170, increasing the minimum age for purchase, sale and consumption of alcoholic beverages to 21 years. (Parolise of Rock. 5 et al)
49, ext 111, LT 204, K 817
- HB 171, increasing the minimum age for purchase, sale and consumption of alcoholic beverages to 20 years. (Cote of Hil. 28, Bosse of Hil. 1)
49, ext 111, 160, am (3 RC's) 277-286, recon rej 291, psd 292, S conc 581, enr 637 (Chapter 117)
- HB 172, relative to the compensation paid to certain probate judges. (Woodman of Rock. 12)
49, psd 76-77, 86, S conc 639, enr 651 (Chapter 125)
- HB 173, authorizing the issuance of an occupational driver's license. (D'Amante of Sul. 5 et al)
49, K 124
- HB 174, granting additional law enforcement powers to boating inspectors to make arrests. (MacDonald of Car. 4)
49, am 120, psd 121, S nonconc 740
- HB 175, eliminating the prohibition of sales of pistols and revolvers to aliens. (MacDonald of Car. 4)
49, psd 77, 86, S conc, enr 182 (Chapter 44)
- HB 176, relative to political contributions made by persons affected by a sunset review. (McManus of Str. 18)
49, K 96
- HB 177, requiring all motor trucks to be equipped with bumpers or suitable collision protection. (Seely of Graf. 10)
49, K 124-125
- HB 178, relative to making certain changes in beano game licensing requirements. (Granger of Hil. 13)
49, K 124
- HB 179, making a supplemental appropriation to the youth development center. (Riley of Ches. 10, Cote of Rock. 7)
49, K 163-164

- HB 180, to provide for the protection of native wildlife species facing possible extinction. (Corser of Hil. 2, Dickinson of Car. 2)
49, psd (RC) 150-151, 160, nonconc S am, conf 690-691, 752, 755, rep adop 780, enr 793 (Chapter 356)
- HB 181, concerning qualifications to be a candidate for public office. (Boisvert of Hil. 22)
49, K 435
- HB 182, establishing the Seabrook district court. (Felch of Rock. 11, Keenan of Rock. 11)
49, ext 130, K 272
- HB 183, relative to making certain changes in the marriage laws. (Packard of Mer. 4)
49, psd 77, 86, S conc 182, enr 183 (Chapter 45)
- HB 184, legalizing the Holderness school district meeting of March 8, 1978. (Buckman of Graf. 9)
49, psd 106, 112, S conc, enr 182 (Chapter 46)
- HB 185, concerning waivers from participation in the school lunch program. (Blanchette of Rock. 14)
49, rcmt 118, am 157, psd 160, S conc 319, enr 346 (Chapter 82)
- HB 186, relative to the taking of lake trout and salmon through ice. (Smith of Mer. 21, Polak of Hil. 14)
49, ext 131, K 176
- HB 187, removing certain air navigation from jurisdiction of the port authority. (Stockman of Mer. 8)
49, K 126
- HB 188, repealing the Dover, Somersworth and Rochester airport authority. (Stockman of Mer. 8)
49, psd 126, 131, S nonconc 740
- HB 189, making a supplemental appropriation to the operating budget of the state prison for emergency funding for the remainder of fiscal year 1979 and for compliance with the Laamen v. Helgemoe consent degree. (Granger of Hil. 13)
New title: making certain supplemental appropriations to various agencies and relative to expenditures and duties of the sunset committee.
49, am 164-167, psd 173, conc S am 292, enr 305 (Chapter 74)
- HB 190, relative to the penalty for the illegal taking of wild turkey. (Felch of Rock. 11)
49, am 150, psd 160, S conc 263, enr 264 (Chapter 54)
- HB 191, relative to the certification of New Hampshire building inspection officials. (Parolise of Rock. 5)
50, K 116
- HB 192, relative to the ownership of pharmacies. (Dickinson of Car. 2)
50, K 116
- HB 193, placing a public member on the state board of registration of funeral directors and embalmers. (Cote of Hil. 28)
50, psd 186, 208, S nonconc 601
- HB 194, placing a consumer on the commission of pharmacy and practical chemistry. (Cote of Hil. 28)
50, K 186
- HB 195, placing a consumer on the commission of pharmacy and practical chemistry and providing for that public member's attendance at interstate meetings. (Cote of Hil. 28)
50, K 106
- HB 196, requiring examinations for registered nurses to be held every 4 months. (Ramsey of Str. 13)
50, K 106
- HB 197, relative to public utilities issuing stock in return for construction work in progress charges. (Parr of Rock. 12 et al)
50, ext 145, 179, K 296

- HB 198, providing for a preliminary hearing to determine whether materials are harmful to minors or obscene, where educational, religious or governmental institutions are involved. (Skinner of Rock. 3A et al)
New title: providing for a preliminary hearing to determine whether materials are harmful to minors or obscene, where educational or governmental institutions are involved.
50, am 142-143, psd 146, conc S am 743, enr 763 (Chapter 397)
- HB 199, relative to the sale of petroleum by-products by manufacturers or suppliers to retail dealers. (Rice of Mer. 20)
50, ext 145, 179, K 320
- HB 200, authorizing the exchange of a pheasant egg incubator for 3 years with the state of Massachusetts for 1800 pheasants. (LaMott of Graf. 6)
50, am 109, psd 112, S conc 132, enr 149 (Chapter 21)
- HB 201, reducing the road toll on motor fuel blends containing alcohol derived from agricultural commodities and forest products. (Rounds of Graf. 12 et al)
New title: temporarily reducing the road toll on motor fuel blends containing alcohol derived from agricultural commodities and forest products.
50, Approp 205, am 583, psd 601, S conc 698, enr 748 (Chapter 260)
- HB 202, allowing a left turn on red light from a one-way street into the proper traffic flow of another one-way street. (Gelinas of Hil. 31)
50, psd 126, 131 (IP S)
- HB 203, exempting certain individuals from specific fish and game laws. (Blanchette of Rock. 14 et al)
50, am 125, psd 131, S conc 263, enr 264 (Chapter 51)
- HB 204, establishing centralized microfilming for the state and making an appropriation therefor. (French of Bel. 1)
50-51, ext 173, LT 217, study 355, 823
- HB 205, extending required mental or nervous condition coverage by health insurance, hospital service corporations and medical service corporations to physicians using hypnosis. (Shepard of Mer. 4)
51, ext 145, K 184
- HB 206, relative to licensing fees for the registration of dogs owned by persons 65 years of age or older. (Benton of Rock. 2)
51, psd 106, 112, S conc 357, enr 393 (Chapter 98)
- HB 207, providing that eye enucleations be performed by trained persons, in addition to physicians and surgeons, under the anatomical gifts act. (French of Bel. 1)
51, psd 116, 121, S conc 263, enr 264 (Chapter 73)
- HB 208, increasing the homestead exemption. (Podles of Hil. 25)
51, psd 135, 146, S nonconc 740
- HB 209, relative to compensation for temporary partial disability. (Burkush of Hil. 33)
51, K 116
- HB 210, relative to reviews of eligibility for compensation. (Burkush of Hil. 33)
51, K 116
- HB 211, standardizing the colors of emergency lights used on motor vehicles. (McLaughlin of Hil. 16)
51, K 126
- HB 212, requiring the reporting of induced terminations of pregnancy. (Wilson of Rock. 2)
51, rcmt 151, K (RC) 197-198
- HB 213, concerning transporting private school pupils. (O'Neill of Mer. 17)
51, com changed 120, K 250-251
- HB 214, revising statutes pertaining to health, welfare and public protection. (Bowler of Bel. 3)
51, am 125-126, psd 131, nonconc S am, conf 687, 713, rep adop 756, enr 764 (Chapter 398)

- HB 215, relative to acceptance of village district roads by municipalities. (LaMott of Graf. 6)
51, psd 106, 112, S conc 263, enr 264 (Chapter 72)
- HB 216, creating the criminal offense of evading pursuit by a law enforcement officer. (Quimby of Rock. 4)
New title: creating the criminal offense of evading pursuit by a law enforcement officer and relative to the use of emergency lights on vehicles.
51, ext 160, am 339-340, psd 355, S nonconc 740
- HB 217, relative to municipal budget law submission forms. (Campbell of Rock. 5)
51, psd 106, 112, S conc 263, enr 264 (Chapter 71)
- HB 218, relative to payment for special detail work by police officers. (Vlack of Rock. 9)
51, K 116
- HB 219, relative to the hunting of game birds. (Belak of Sul. 2)
51, am 177, psd 179, S conc 306, enr am 319-320, enr 393 (Chapter 97)
- HB 220, relative to bonds required on contracts involving public works. (Myers of Rock. 16)
51, psd 106, 112, S conc 163, enr 175 (Chapter 28)
- HB 221, relative to contracts by the department of public works and highways. (Myers of Rock. 16)
51, am 107-108, psd 112, S conc 163, enr am 183, enr 264 (Chapter 70)
- HB 222, authorizing the fish and game commission to set the season and bag limits for small game. (Wiswell of Coos 1)
51, K 177
- HB 223, relative to public charges at publicly assisted housing for the elderly. (Wilson of Rock. 2)
51, am 151, psd 160, conc S am 670, enr 695 (Chapter 202)
- HB 224, restricting the horsepower of motors on boats used on Otter Pond. (Wiggins of Sul. 8)
51, K 90
- HB 225, relative to the authority of Franklin Pierce Law Center to confer degrees. (Wiviott of Mer. 16)
51, psd 105, 112, S conc 263, enr 264 (Chapter 52)
- HB 226, increasing the road toll on motor fuel and fuel other than motor fuel with such proceeds going to a highway maintenance fund. (LaMott of Graf. 6)
51, study (RC) 205-206, recon rej (RC) 246-247, study 823
- HB 227, relative to the salaries of district court justices. (Woodman of Rock. 12)
51, K 106
- HB 228, relative to highway route 38 in Salem and Pelham. (Gage of Rock. 5, Smith of Rock. 5)
51, ext 120, K (RC) 201-202
- HB 229, requiring commencement of construction of dog and horse racing facilities within 2 years after local option approval of the license therefor. (Skinner of Rock. 3A, Morrison of Hil. 14)
56, rcmt 130, K 293
- HB 230, relative to exempting certain facilities from nursing home licensing requirements. (Skinner of Rock. 3A)
56, am 157-158, psd 160, S conc 357, enr 393 (Chapter 95)
- HB 231, relative to the reporting of political contributions and expenditures of candidates for governor's councilor. (Randall of Bel. 3)
56, psd 435, 475, S conc 715, enr 763 (Chapter 303)
- HB 232, relative to the option of electing members of the board of adjustment in towns. (Dunfey of Rock. 12)
56, K 152

- HB 233, providing for the regulation of water treatment plant operators.
(Heald of Hil. 5)
56, K 116
- HB 234, legalizing the 1978 town meeting of Hudson. (Arris of Hil. 14)
56, psd 106, 112, S conc, enr 182 (Chapter 47)
- HB 235, relative to rational development of new institutional health services. (Blanchette of Rock. 14 et al)
56, ext 160, am & Approp (RC) 222-228, am 583-584, psd 601, conc S am 749, enr 764 (Chapter 304)
- HB 236, relative to landlord and tenant relations. (Blanchette of Rock. 14)
56, ext 145, 179, am 333, psd 336, conc S am 742, enr 764 (Chapter 305)
- HB 237, relative to the reporting of adult abuse. (Townsend of Sul. 1, Seely of Graf. 10)
56, ext 160, psd 253, 257, conc S am 736, enr am 761, enr 789 (Chapter 357)
- HB 238, amending certain election laws. (Cutting of Sul. 4)
New title: relative to verification of checklists.
56, am 468, psd 475, S conc 715, enr 763 (Chapter 306)
- HB 239, providing for a special permit for 3-axle vehicle with an auxiliary axle to haul a gross weight of 80,000 pounds of forest products.
(D'Amante of Sul. 5, McIver of Graf. 11)
New title: providing for a special permit for 4-axle vehicle to haul a gross weight of 69,000 pounds, except on the interstate and defense highway system and establishing weight limitations on 4-axle vehicles with drive on 2 rear axles.
56, am 127, psd 131, conc S am 670, enr 695 (Chapter 220)
- HB 240, relative to the licensing laws for hospitals and other facilities.
(Nardi of Hil. 27)
56, ext 160, am & SO 377-378, am 393, psd 394, nonconc S am, conf 742, 755, rep adop 780, enr 793 (Chapter 399)
- HB 241, relative to the ordering of wine from the liquor commission. (Riley of Ches. 10)
56, K 124
- HB 242, relative to equalizing the discounts to all liquor licensees.
(Riley of Ches. 10)
56, K 150
- HB 243, reorganizing the administrative committee of the district and municipal courts to a district court commission. (Ayles of Mer. 8)
56, K 90
- HB 244, permitting changes in party affiliation to be registered with a town or city clerk. (Stokes of Mer. 18, DeNafio of Str. 19)
New title: permitting changes in party affiliation to be registered with a town or city clerk if so voted by referendum.
56, am 446, psd 475, conc S am 744, enr 763 (Chapter 400)
- HB 245, relative to commissions on pari-mutuel wagering pools, and taxes thereon. (Felch of Rock. 11 et al)
56, ext 111, 160, 208, am & Ways & Means 330-331, Approp (RC) 493-494, am 603, psd 637, conc S am 667, enr am 669, enr 677 (Chapter 119)
- HB 246, relative to disqualification of planning board members. (Boyer of Hil. 20)
56, K 152
- HB 247, increasing the zoning powers of cities and towns. (Boyer of Hil. 20)
56, K 158
- HB 248, repealing the provisions of the RSA relative to the director of motor vehicles returning a license when a person's license suspension expires or a person is found not guilty of a D.W.I. violation.
(Mansfield of Bel. 2)
New title: repealing the provisions of the RSA relative to the director of motor vehicles returning a license when a person's license suspension expires or a person is found not guilty of a D.W.I. violation and requiring the court to inform convicted person of restoration procedures.
56, am & IP (RC) 127-128

- HB 249, adding police chiefs to the list of town officials eligible for payment of expenses for attending certain meetings. (Mansfield of Bel. 2) 56, K 124
- HB 250, relative to collection of support payments by probation officers. (Bosse of Hil. 1, Boyer of Hil. 20)
New title: relative to the department of probation.
56, rcmt 110, am 385-386, psd 394, S conc 735, enr 748 (Chapter 261)
- HB 251, authorizing arbitration in the resolution of public employee labor relations' disputes. (Burkush of Hil. 33, Zajdel of Hil. 29)
56, ext 130, study 412, 823
- HB 252, relative to motor vehicle lighting equipment requirements. (Mansfield of Bel. 2)
56, psd 135-136, 146, conc S am 670, enr 695 (Chapter 203)
- HB 253, relative to requiring executive departments to keep organization charts and manuals. (Nims of Ches. 15)
56, am & Approp 118, am 584, psd 601, S conc 698, enr 748 (Chapter 262)
- HB 254, prohibiting the "docking" of the tail of a horse. (Johnson of Ches. 3)
56, rcmt 120, am 176, psd 179, SO 262, 292, recon rej 299, conc S am 690, enr am 740-741, enr 754 (Chapter 263)
- HB 255, relative to the police powers of the department of resources and economic development. (Dickinson of Car. 2)
56, psd 79, remarks 83, psd 86, conc S am 670, enr 695 (Chapter 204)
- HB 256, requiring a mandatory sentence of 10 days for a conviction of operating a motor vehicle under the influence of intoxicating liquor or any controlled drug. (Granger of Hil. 13, Ramsey of Str. 13)
56, ext 160, K 198
- HB 257, relative to suspension or revocation of license to operate a motor vehicle when operator exceeds speed limit by 20 miles per hour or more. (Granger of Hil. 13)
56, K 125
- HB 258, relative to possession of an open container of an alcoholic beverage while operating a motor vehicle. (Granger of Hil. 13)
56, K 143
- HB 259, relative to revocation or suspension of motor vehicle license when offense results in personal injury or property damage and increasing the discretionary revocation or suspension period for all offenses. (Granger of Hil. 13)
56-57, K 125
- HB 260, relative to notification of suspension or revocation of a license to operate a motor vehicle. (Granger of Hil. 13)
57, K 136
- HB 261, relative to restructuring the public utilities commission and making an appropriation therefor. (Lessard of Str. 20 et al)
57, ext 173, am & Approp 217-219, am 584-585, psd 601, conc S am 742, enr 764 (Chapter 494)
- HB 262, relating to fluoride use referenda. (Granger of Hil. 13 et al)
62, psd 177, 179, S nonconc 357
- HB 263, increasing the minimum age for purchase, sale and consumption of alcoholic beverages to 19 years. (Van Loan of Hil. 9 et al)
62, LT 204-205, K 817
- HB 264, relative to the creation of valid contracts between husband and wife. (Dickinson of Car. 2, Gagnon of Hil. 13)
New title: relative to the creation of valid contracts between a husband and wife and between a man and woman in contemplation of marriage.
62, am 167, psd 173, S nonconc 640
- HB 265, establishing a department of animal rights and welfare and making an appropriation therefor. (Sabbow of Bel. 6)
62, ext 179, study 219, 823

- HB 266, authorizing the water supply and pollution control commission to implement the provisions of RSA 146-A relative to oil spillage; establishing the New Hampshire oil pollution control fund; and making an appropriation therefor. (LaMott of Graf. 6)
62, ext 173, am & Approp 236-237, psd 585, 601, conc S am 743, enr am 760, enr 789 (Chapter 463)
- HB 267, requiring permission before connecting a self-dialing telephone alarm system to a telephone. (Callahan of Ches. 2)
62, ext 173, 208, am 331, psd 337, conc S am 687, enr 696 (Chapter 205)
- HB 268, to require motor vehicles carrying property for hire to submit competitive bids when they contract with state departments. (LaMott of Graf. 6)
62, am 134, psd 145, S nonconc 357
- HB 269, relative to giving police the authority to enter any town which is part of a centralized dispatch service when on assignment from such service. (Callahan of Ches. 2)
62, K 124
- HB 270, giving municipalities the option to designate certain areas within their jurisdiction as critical and to permit development therein when in accordance with protective standards. (Dickinson of Car. 2 et al)
62, ext 173, study 293, 823
- HB 271, authorizing the New Hampshire society for the prevention of cruelty of animals to hold property in an amount not to exceed \$500,000. (Scamman of Rock. 15)
New title: authorizing the New Hampshire society for the prevention of cruelty of animals to hold property with no limitation.
62, am 119, psd 121, S conc 294, enr 319 (Chapter 83)
- HB 272, relative to the transfer of prison guards at county jails and houses of correction from group I to group II of the New Hampshire retirement system. (Oleson of Coos 5, Wiswell of Coos 1)
62, ext 179, psd 326, 336, S study 740, 823
- HB 273, relative to administrative procedures. (Farnham of Str. 18 et al)
62, psd 118, 121, conc S am 736, enr 764 (Chapter 307)
- HB 274, providing an omnibus bill for revisions to the statutes pertaining to transportation, motor vehicles and boating laws as requested by the department of safety, including establishing a medical advisory board within the division of motor vehicles and making an appropriation therefor. (Smith of Car. 3)
New title: providing an omnibus bill for revisions to the statutes pertaining to transportation, motor vehicles and boating laws as requested by the department of safety.
63, ext 160, am & Approp 287-289, psd 585, 601, conc S am 751-752, enr am 777, 797-798, enr 800 (Chapter 358)
- HB 275, amending the business profits tax so as to allow a deduction for foreign taxes withheld on dividends. (Tucker of Sul. 4)
63, K 206
- HB 276, relative to health screening for all members of the general court and making an appropriation therefor. (Boisvert of Hil. 22)
New title: relative to health screening for all members of the general court.
63, am 136-137, psd 146, S conc 306, enr 319 (Chapter 84)
- HB 277, relative to the relationship between nonprofit health service corporations and health care service providers. (Pucci of Rock. 5 et al)
63, am 186, psd 208, S study 699, 823
- HB 278, limiting out-of-state travel expenses of legislators and their attaches. (Daniell of Mer. 13)
63, K (RC) 594-595
- HB 279, providing for the disposal of personalty from state agency storage rooms. (Wiviott of Mer. 16)
63, study 119, 823
- HB 280, exempting moderators from the provisions of RSA 59:36-a. (Boisvert of Hil. 22, J. Gagnon of Hil. 21)
63, K 435

- HB 281, correcting certain errors in RSA 60. (Boisvert of Hil. 22, J. Gagnon of Hil. 21)
New title: relative to absentee voting by persons observing religious commitments.
63, am 446-447, psd 475, S conc 715, enr 763 (Chapter 308)
- HB 282, prohibiting the relatives of certain candidates from working at the polls. (Boisvert of Hil. 22, J. Gagnon of Hil. 21)
63, K 435
- HB 283, relative to appointing guardians for residents of Glenclyff home for the elderly. (LaMott of Graf. 6)
63, am 135, psd 146, S conc 319, enr 346 (Chapter 85)
- HB 284, relative to requiring all public buildings to be equipped with thermopane glass or storm windows. (Vlack of Rock. 9)
63, K 116
- HB 285, relative to revision of the New Hampshire life and health insurance guaranty association act. (Humphrey of Mer. 11)
63, am 184, psd 208, conc S am 699, enr 764 (Chapter 440)
- HB 286, relative to improvements to the Salem liquor store and making an appropriation therefor. (Parolise of Rock. 5 et al)
63, am & Pub Works 152, Approp 236, am 585, psd 601, S conc 739, enr 753 (Chapter 264)
- HB 287, authorizing the purchase of personal liability coverage for individuals providing care to adults residing in certified shared homes, and making an appropriation therefor. (Murray of Hil. 3)
63, Approp 151, psd 312, 318, S conc 739, enr am 756, enr 764 (Chapter 464)
- HB 288, providing for payment of a claim to Albert Kashulines and making an appropriation therefor. (Paradis of Hil. 8, Soucy of Hil. 32)
63, psd 134, 145, S conc 651, enr 667 (Chapter 178)
- HB 289, relative to certain changes in the veterinary practices act. (Valley of Str. 20)
63, am 195, psd 208, nonconc S am, conf 736, rep adop 756, enr 764 (Chapter 401)
- HB 290, relative to property tax exemptions for the blind. (Oleson of Coos 5 et al)
70, psd 176, 179, enr 433, S conc 474 (Chapter 100)
- HB 291, permitting a patient to direct the withdrawal of life-sustaining measures under certain circumstances. (Close of Ches. 14 et al)
70, psd (RC) 313-314, 318, S nonconc 699
- HB 292, relative to home rule. (Gage of Rock. 5 et al)
70, psd 177, 179, conc S am 670, enr am 690, enr 712 (Chapter 241)
- HB 293, relative to the appointment of members of the state commission on the status of women and providing for mileage for said members. (Krasker of Rock. 22 et al)
70, Approp 136, psd 312, 318, S conc 739, enr 754 (Chapter 251)
- HB 294, requiring businesses to post their refund policy. (Smith of Rock. 5, Carpenito of Rock. 5)
70, study 268, 823
- HB 295, repealing certain provisions relative to emergency diagnostic detention hearings. (Lamy of Hil. 35)
70, ext 208, K 294
- HB 296, permitting laetrile to be manufactured in New Hampshire. (Cote of Hil. 28)
70, K (RC) 268-269
- HB 297, relative to the violation of the laws relating to dogs. (Sabbow of Bel. 6)
70, psd 254, 257, S nonconc 740
- HB 298, allowing voters of cities and towns to petition for a binding referendum. (Cote of Hil. 28)
70, K 124

- HB 299, concerning the location of the liquor store on Interstate 95 and increasing the amounts of funds therefor. (White of Hil. 27 et al)
70, SO 207, am & IP (2 RC's) 265-267
- HB 300, requiring the licensing of rescue squad attendants and driver-attendants. (Cote of Rock. 7)
70, SO 137, am 142, psd 146, S nonconc 183
- HB 301, relative to retirement of probate judges due to constitutional age limitation. (Vrakatisis of Ches. 12 et al)
70, rcmt 219, am 326-327, psd 336, S conc 739, enr 754 (Chapter 255)
- HB 302, providing a "whole man" scheduled award under the workmen's compensation act. (Burkush of Hil. 33)
70, K 231, recon rej 247
- HB 303, exempting certain New Hampshire residents 65 years of age or older from the school tax and repealing certain exemptions. (Kohl of Ches. 15)
70, K (RC) 177-178
- HB 304, regulating the crossing of public utilities lines over railroad property. (Mann of Graf. 6)
70-71, am 210, psd 247, S conc 601, enr 637 (Chapter 116)
- HB 305, increasing the fee for initial number plates from \$5 to \$10. (White of Hil. 27)
71, rcmt 158, K 334
- HB 306, relative to the monitoring of state government telephones to prevent excessive use. (Nims of Ches. 15)
71, am 585, psd 601, S nonconc 686
- HB 307, relative to patient employment at New Hampshire hospital. (Head of Hil. 10, Dion of Hil. 21)
71, psd 116, 121, S conc 263, enr 264 (Chapter 69)
- HB 308, relative to creating a committee to study the establishing of a state uniform mapping agency. (Nims of Ches. 15, Vrakatisis of Ches. 12)
71, K 231
- HB 309, authorizing the water supply and pollution control commission to employ additional assistant chief engineers. (LaMott of Graf. 6, Sen. Hancock of Dist. 15)
New title: authorizing the water supply and pollution control commission to employ additional assistant chief engineers and providing certain jurisdictional powers to counties in pollution control.
71, am & Approp 205, am 585-586, psd 601, S nonconc 739
- HB 310, requiring sewer rental charges to reflect certain factors. (Cote of Hil. 28)
71, K 135
- HB 311, relative to the conduct of lotteries and contests and the offering of prizes and gifts in connection with the sale of subdivided lands and condominiums. (McLane of Mer. 16, Wallin of Hil. 16)
71, ext 179, K 313, recon rej 317
- HB 312, requiring mud flaps on all trucks, including one ton pick-ups. (White of Hil. 27)
71, K 207
- HB 313, relating to the salary of the Deputy Bank Commissioner. (Lamy of Hil. 35)
71, K 134
- HB 314, relative to the reporting of shortages to bank commissioner. (Scamman of Rock. 15)
71, am 119-120, psd 121, nonconc S am, conf 687, 713, rep adop 773, enr 789 (Chapter 441)
- HB 315, defining the coyote as a fur-bearing animal. (Sabbow of Bel. 6)
71, K 176
- HB 316, relative to gaining settlement. (Murray of Hil. 3)
71, psd 176, 179, conc S am 670, enr 695 (Chapter 206)

- HB 317, relative to arbitration of settlement disputes. (Murray of Hil. 3)
71, K 124
- HB 318, relative to electricians on projects supervised by the New Hampshire department of public works and highways. (McLaughlin of Hil. 16)
71, am 118-119, psd 121, S conc 319, enr 346 (Chapter 86)
- HB 319, prohibiting certain tires on any way in this state between May 1 and November 1. (McLaughlin of Hil. 16)
71, K 152
- HB 320, relative to disabled or unattended motor vehicles. (McLaughlin of Hil. 16)
71, K 152-153
- HB 321, allowing the postsecondary education commission to set a reasonable fee for certain transcripts. (Willey of Coos 3)
71, am 164, psd 173, S conc 319, enr 346 (Chapter 87)
- HB 322, requiring all commercial eating establishments or places where food is served to post in a conspicuous place a graphic display of the Heimlich or similar maneuver. (Griffin of Rock. 19, Wilson of Rock. 2)
71, am 186, psd 208, S conc 601, enr 637 (Chapter 115)
- HB 323, establishing the Meredith district court and the Canaan district court. (French of Bel. 1)
71, K 272
- HB 324, relative to establishing local emergency telephone service. (Dickinson of Car. 2 et al)
74, ext 179, K 265
- HB 325, increasing the rate of the business profits tax and distributing the increased revenues to the cities and towns. (White of Hil. 27)
74, K 478
- HB 326, providing for the election of city officers in the city of Nashua on a political party basis. (Boisvert of Hil. 22, Gagnon of Hil. 21)
74, K 152
- HB 327, establishing the air resources commission and the air resources agency as an independent commission and agency and repealing certain provisions of the RSA. (Greene of Rock. 17)
New title: establishing the air resources commission and the air resources agency as an independent commission and agency, providing for the transfer of funds, equipment and personnel thereof, and repealing certain provisions of the RSA.
74, com changed 98, am & Approp 210-211, psd 619-621, 637, conc S am 743, enr am 763, enr 789 (Chapter 359)
- HB 328, relative to establishing minimum standards for the use and occupancy of rental property. (Quimby of Rock. 4 et al)
74, ext 179, am 333-334, psd 336, S nonconc 735
- HB 329, relative to the hunting seasons. (Belak of Sul. 2)
74, K 176
- HB 330, relative to the release of inmates at county houses of correction for the purpose of gainful employment or rehabilitation. (Carroll of Mer. 19)
74, am 241, psd 247, nonconc S am, conf 690, 715, 765, rep rej 780
- HB 331, concerning candidacy for the county convention. (Carroll of Mer. 19)
74, K 470
- HB 332, establishing a special fund for boat safety. (White of Hil. 27)
74, K 124
- HB 333, relative to the cost of governmental communication. (Nims of Ches. 15)
74, K 149
- HB 334, providing for cost of living salary increases for operating staff of the university system and making an appropriation therefor. (Russell of Ches. 13)
74, K 313

- HB 335, authorizing the town of Wakefield to build an auxiliary or service road from the access road onto Route 16. (Allen of Car. 5)
74, K 135
- HB 336, repealing the Lebanon Regional Airport Authority. (Aldrich of Graf. 14 et al)
86, am 244, psd 247, S conc 263, enr am 320, enr 346 (Chapter 77)
- HB 337, making an appropriation to the department of resources and economic development for improvements to Bear Brook state park. (Plourde of Mer. 7)
74, K 186-187
- HB 338, relative to nonforfeiture benefits of life insurance policies and reserve valuation standards for life insurance policies and annuity contracts. (Humphrey of Mer. 11)
New title: relative to nonforfeiture benefits of life insurance policies and reserve valuation standards for life insurance policies and annuity contracts and relative to the general premium tax.
Second new title: relative to nonforfeiture benefits of life insurance policies and reserve valuation standards for life insurance policies and annuity contracts and relative to the general premium tax and relative to the public employees deferred compensation plan.
74, am 187-188, psd 208, conc S am 752, enr am 762, enr 789 (Chapter 360)
- HB 339, deleting references to handicapped in RSA 198:20-a. (Taffe of Graf. 5)
74, K 167
- HB 340, changing the membership of the professional standards board. (Taffe of Graf. 5)
74, K 185
- HB 341, concerning impartial presentations of certain materials in schools. (Plourde of Mer. 7)
74, study 190, 823
- HB 342, relative to the state's reimbursement of certain nursing homes at 100 percent of reasonable cost. (White of Hil. 27, Brack of Hil. 28)
74-75, K 151-152
- HB 343, relative to organ donors being specified on identification cards issued by the director of motor vehicles. (White of Hil. 27)
75, psd 135, 146, S conc 263, enr 306 (Chapter 88)
- HB 344, relative to, the penalties for assault, manslaughter and attempted murder. (Clements of Mer. 1)
75, psd 254, 257, S conc 639, enr 651 (Chapter 126)
- HB 345, redefining the term "sexual contact" as used in RSA 632-A, relative to sexual assault and related offenses. (Jones of Rock. 13)
75, psd 254, 257, S conc 639, enr 651 (Chapter 127)
- HB 346, relative to the crimes of forgery, issuing a bad check, commercial bribery and sports bribery. (Jones of Rock. 13)
New title: relative to the crimes of issuing a bad check, commercial bribery and sports bribery.
75, am 321-322, psd 336, S conc 698, enr 748 (Chapter 265)
- HB 347, relative to restrictions on advertising devices on the federal-aid secondary highway system. (Galloway of Ches. 1)
75, psd 135, 146, conc S am 670, enr am 690, enr 712 (Chapter 242)
- HB 348, modifying the criminal classification of operating a motor vehicle under the influence of alcohol or controlled drugs. (Smith of Str. 3)
New title: relative to strengthening the DWI laws.
Second new title: relative to strengthening the DWI laws and to the legal drinking age.
75, am (RC) 198-199, psd 208, nonconc S am, conf 743, 757, rep adop 780, enr am 795, enr 799 (Chapter 362)
- HB 349, increasing the mandatory retirement age for group II members of the New Hampshire retirement system from 65 to 70. (Woodman of Rock. 12)
75, LT 327, K 817

- HB 350, relative to the circumstances under which theft is a class B felony. (Boyer of Hil. 20)
75, psd 254, 257, S conc 698, enr 748 (Chapter 266)
- HB 351, amending the "child pornography" statute. (Boyer of Hil. 20)
75, am 254, psd 257, S conc 639, enr am 649, enr 657 (Chapter 128)
- HB 352, relative to certain add-on charges in connection with motor vehicle sales. (Wallin of Hil. 16)
75, ext 179, K 250
- HB 353, establishing programs for displaced homemakers. (Ward of Graf. 1 et al)
86, am (RC) 351-352, psd 356, S conc 639, enr 651, conc S am 699, enr 764 (Chapter 363)
- HB 354, providing for the submission of all proposed budget items to the voters at annual meetings. (Nighswander of Bel. 2)
86, psd 176, 179, S conc 698, enr am 742, enr 753 (Chapter 309)
- HB 355, relative to the student trustee in the state university system. (Lessard of Str. 20 et al)
86, am 190, psd 208, S conc 639, enr am 648, enr 657 (Chapter 124)
- HB 356, requiring a fiscal impact note on legislation having a fiscal impact on a municipality or a county. (Townsend of Sul. 1 et al)
New title: requiring a fiscal impact note on legislation having a fiscal impact on the state or a municipality or a county.
86, ext 208, am 334-335, psd 337, S conc 651, enr 667 (Chapter 179)
- HB 357, increasing the legislative mileage allowance. (Parr of Rock. 12, Pevear of Rock. 12)
86, am & Approp (2 RC's) 231-233, am 586, psd 601, S nonconc 740
- HB 358, making an appropriation for a permanent motor vehicle substation in the city of Rochester. (Wilson of Str. 11)
86, LT 244-245, K 818
- HB 359, relative to examination and education requirements for podiatrists and chiropodists. (Nardi of Hil. 27, Parolise of Rock. 5)
86, K 250
- HB 360, relative to a public utility's liability when it endangers a town's or city's water supply source. (Parr of Rock. 12, Pevear of Rock. 12)
86, K 272
- HB 361, relative to prohibiting the public utilities commission from superseding local zoning ordinances resulting in possible injury to the residents. (Pevear of Rock. 12 et al)
86, psd 329, 336-337, S nonconc 699
- HB 362, relative to certain licensing requirements concerning registered and practical nurses. (Daniell of Mer. 13, Willey of Coos 3)
86, am 314-315, psd 318, conc S am 736, recon, nonconc S am, conf 754, 757, 758, rep adop 773, enr 793 (Chapter 402)
- HB 363, prohibiting telephone companies from charging a toll for any call placed to another phone within the geographical boundaries of a town. (Sanders of Bel. 4, Taffe of Graf. 5)
86, ext 208, K 265
- HB 364, relative to effective dates for laws which have a municipal fiscal impact. (French of Bel. 1)
New title: relative to effective dates for laws which have a local fiscal impact.
86, ext 208, am 335-336, psd 337, S conc 651, enr 675 (Chapter 180)
- HB 365, relative to the additional highway subsidy. (White of Hil. 27, Bibbo of Mer. 2)
New title: relative to the additional highway subsidy and relative to road tolls on the sale of motor fuels and other fuel.
86, Approp 143, psd (RC) 595-596, 601, conc S am 744, enr am 759, enr 789 (Chapter 496)

- HB 366, to establish tenure for deputy sheriffs. (Howard of Car. 1, Sen. Conley of Dist. 3)
86, K (RC) 234-235
- HB 367, establishing a human virus diagnostic laboratory in the division of public health services and making an appropriation therefor. (Hildreth of Bel. 6, Vrakatitsis of Ches. 12)
New title: relative to marriage license fees, establishing a human virus diagnostic laboratory in the division of public health services and making an appropriation therefor.
Second new title: establishing a human virus diagnostic laboratory in the division of public health services and making an appropriation therefor.
87, am & Approp 219, am 586, psd 601, S nonconc 739, nonconc S am, conf 751, 757, rep adop 773, rep rej S 788
- HB 368, affecting the responsibilities of the bureau of vital statistics and relating to blood tests required for marriage. (Smith of Car. 3)
87, am 244, psd 247, conc S am 670, enr am 715-716, enr 747 (Chapter 310)
- HB 369, granting a business profits tax deduction for certain sellers of rental property. (Schmidtchen of Rock. 3)
87, K 206
- HB 370, providing for unemployment compensation dependency payments. (McDonough of Hil. 29)
87, K 255
- HB 371, establishing a study committee to investigate the feasibility of separating the state retirement systems from the amount of social security received and making an appropriation therefor. (McDonough of Hil. 29)
87, K 586
- HB 372, imposing a 5 percent tax on capital gains to replace the interest and dividends tax. (Nims of Ches. 15)
87, K 478
- HB 373, concerning withdrawal of a member district from a cooperative school district. (Keefe of Hil. 23, Taffe of Graf. 5)
87, am 185, psd 208, S conc 639, enr 651 (Chapter 129)
- HB 374, increasing the appropriation for school building aid for fiscal year 1979. (Taffe of Graf. 5, Beard of Bel. 5)
New title: increasing the appropriations for school building aid and for the state police for fiscal year 1979.
Second new title: increasing the appropriations for school building aid and for the state police for fiscal year 1979 and relative to the scholarship administration fund.
87, Approp 157, psd 312, 318, nonconc S am, conf 687, 713, rep adop 735, enr am 740, enr 763 (Chapter 343)
- HB 375, relative to the sweepstakes commission's contributions to education. (Blakeney of Mer. 17)
87, am & Approp 296-297, K 596
- HB 376, making a claim for a refund of road tolls due the city of Somersworth and the towns of Antrim, Bartlett, Raymond and Troy and making an appropriation therefor. (Howard of Car. 1, Matson of Ches. 6)
87, psd 586, 601, S conc 739, enr 754 (Chapter 267)
- HB 377, making an appropriation for the establishment of programs for industrial engineering technologists and computer engineering technologists. (Labombarde of Hil. 16)
87, Approp 256, LT 586, study 596-597, 823
- HB 378, relative to emergency diagnostic detention. (Howard of Car. 1)
New title: relative to involuntary emergency hospitalization.
87, ext 208, am 416-421, psd 433, nonconc S am, conf 743, 755, rep adop 780, enr am 796-797, enr 799 (Chapter 442)
- HB 379, relative to the recovery of educational expenses from the school district where a patient's parent or legal guardian resides. (Murray of Hil. 3)
New title: relative to the recovery of educational expenses from the

- school district where a patient's parent resides.
87, am & Approp 241, K 586
- HB 380, providing full credit to group I members of the New Hampshire retirement system for all service rendered after July 1, 1979. (Woodman of Rock. 12, Valley of Str. 20)
87, Approp 327, am 603-604, psd 637, S conc 739, enr 753 (Chapter 297)
- HB 381, amending the ski liability act. (Townsend of Sul. 1, Dickinson of Car. 2)
87, am 340, psd 355, conc S am 686, enr 696 (Chapter 207)
- HB 382, amending the workmen's compensation law and making an appropriation therefor. (Skinner of Rock. 3A)
87, am & Approp 273-276, am 586-587, psd 601, conc S am 744, enr 763, appointments 823-824 (Chapter 364)
- HB 383, relative to strip development along highways. (Smith of Hil. 14, Head of Hil. 10)
87, am (RC) 270-271, psd 292, S nonconc 651
- HB 384, requiring a school census biennially. (MacDonald of Rock. 20)
87, psd 167, 173, S conc 294, enr 306 (Chapter 89)
- HB 385, relative to establishing an industries revolving fund within the state prison. (Granger of Hil. 13)
New title: establishing an industries inventory account within the state prison.
87, am & Approp 241-242, am 587-588, psd 601, S conc 739, enr 754 (Chapter 268)
- HB 386, relative to disclosure of certain "flat rate" labor charges by motor vehicles repair facilities. (Dunfey of Rock. 12, Wallin of Hil. 16)
87, K 267
- HB 387, establishing the New Hampshire crime commission. (Trachy of Mer. 13, Townsend of Sul. 1)
New title: establishing the New Hampshire crime commission and establishing a statistical analysis center in the department of the attorney general.
87, am & Approp 220-221, am 488-490, psd 498, nonconc S am, conf 743, 757, rep adop 780, enr am 795, enr 799, appointments 824 (Chapter 495)
- HB 388, relative to the judicial budget procedure. (Ward of Graf. 1, Roberts of Bel. 4)
87, am 621-622, psd 638, nonconc S am, conf 736, rep adop 780, enr am 796, enr 799 (Chapter 403)
- HB 389, relative to certain annuities in the New Hampshire retirement system and making an appropriation therefor. (Hildreth of Bel. 6, Dearborn of Graf. 11)
New title: providing cost of living increases for retired members of New Hampshire retirement systems and making an appropriation therefor.
99, am & Approp 321, am 604-605, psd 638, S conc 739, enr 754 (Chapter 346)
- HB 390, relative to state police salaries. (McManus of Str. 18)
99, K 588
- HB 391, relative to the recodification of the unemployment compensation laws and making an appropriation therefor. (Allen of Car. 5 et al)
New title: relative to the recodification of the unemployment compensation laws.
99, am & Approp 276, am 588, psd 601, S conc 739, enr 754, appointments 824 (Chapter 269)
- HB 392, concerning the collection of the road toll on users of fuel other than motor fuel. (Rounds of Graf. 12, French of Bel. 1)
New title: relative to estimated road tolls for users of fuel other than motor fuel.
99, am & Approp (RC) 478-479, psd 597, 601, S conc 698, enr 748 (Chapter 311)

- HB 393, relative to the salaries of justices of the district court. (Healy of Hil. 29)
99, psd 340, 355, S conc 739, enr 793 (Chapter 365)
- HB 394, limiting borrowers' cards for the state library to those in or employed by state government. (Aeschliman of Rock. 18 et al)
99, K 242
- HB 395, to eliminate state-wide library borrowers' cards. (Aeschliman of Rock. 18 et al)
99, study 256, 824
- HB 396, relative to the library development program and making an appropriation therefor. (Aeschliman of Rock. 18 et al)
99, study 256-257, 825
- HB 397, providing a probation officer for the Salem district court and making an appropriation therefor. (Parolise of Rock. 5 et al)
99, K 164
- HB 398, relative to the display of the declaration of independence and making an appropriation therefor. (White of Hil. 27, Brack of Hil. 28)
99, am & Approp 233, psd 588, 601, nonconc S am, conf 742, 756, conc S am 764, enr 789 (Chapter 366)
- HB 399, changing the basis for distribution of state revenues to cities and towns. (Joos of Str. 11, Chagnon of Graf. 2)
99, K 299
- HB 400, relative to the reorganization of the water resources board to include the development and promotion of energy resources and to rename such board as the water resources and energy authority. (Sackett of Str. 4)
99, am & Approp 237-238, study 622, 823
- HB 401, relative to retraining members of the New Hampshire retirement system otherwise eligible for a disability retirement allowance. (Parolise of Rock. 5)
99, K 186
- HB 402, relative to the location of migratory bee colonies. (Galloway of Ches. 1)
99, K 175
- HB 403, increasing the number of student members on the university system board of trustees. (Morrissette of Str. 7 et al)
99, SO 177, 184, K (RC) 190-191
- HB 404, relative to eligibility for transfer from the New Hampshire Hospital to the Glenclyff home for the elderly. (LaMott of Graf. 6, Thomson of Graf. 7)
99, K 242
- HB 405, extending benefits of the crippled children's program to certain adults with cystic fibrosis and making an appropriation therefor. (Proulx of Hil. 35)
99, Approp 186, psd 597, 601, S conc 739, enr 754 (Chapter 270)
- HB 406, providing free access to interstate 95 from route 51 and making an appropriation therefor. (Scamman of Rock. 15 et al)
New title: providing free access to interstate 95 from route 51 on a trial basis.
Second new title: providing free access to interstate 95 from route 51 on a trial basis and relative to the certification of the practice of rehabilitation counseling.
99, Approp (RC) 202-203, am 588, psd 601, S study 740, nonconc S am, conf 752, 755, rep adop, new conf 765, rep rej (RC) 781-782, rep adop (2 RC's) 785-787, enr am 794-795, enr 799 (Chapter 465)
- HB 407, requiring a city or town to vote on reassessment when so ordered by the board of taxation. (Scamman of Rock. 15)
New title: to specify criteria to be used by the board of taxation in reassessments of municipalities.
99-100, am 303, psd 305, S conc 639, enr 651 (Chapter 130)

- HB 408, increasing the construction appropriation for regional vocational education centers. (Krasker of Rock. 22, Boucher of Rock. 3)
100, Approp 187, psd 605, 638, S conc 739, enr 753 (Chapter 271)
- HB 409, relative to exemptions from the interest and dividends tax. (White of Hil. 27)
100, K 206
- HB 410, relative to the issuance of a certificate of title on mobile homes. (Scamman of Rock. 15)
100, am 289, psd 292, nonconc S am, conf 751, 757, 765, rep adop 773, enr am 790, enr 793 (Chapter 404)
- HB 411, relative to the loaning authority of co-operative banks, building and loan associations and savings and loan associations. (Scamman of Rock. 15)
100, psd 300, 305, S conc 639, enr 651 (Chapter 131)
- HB 412, relative to limitations on the loaning authority of co-operative banks, building and loan associations and savings and loan associations. (Scamman of Rock. 15)
100, psd 300, 305, S conc 639-640, enr am 649, enr 657 (Chapter 132)
- HB 413, relative to the loaning authority of the co-operative banks, building and loan associations and savings and loan associations. (Scamman of Rock. 15)
100, psd 300, 305, S conc 640, enr 651 (Chapter 133)
- HB 414, relative to a foreclosure under power of mortgage. (Scamman of Rock. 15)
100, psd 300, 305, S nonconc 640
- HB 415, relative to fines and service charges assessed by co-operative banks, building and loan associations and savings and loan associations. (Scamman of Rock. 15)
100, am 300-301, psd 305, S conc 640, enr 651 (Chapter 134)
- HB 416, requiring a permit for those engaged in the business of designing or installing subsurface sewage or waste disposal systems under RSA 149-E and making an appropriation therefor. (Hoar of Rock. 8, Dickinson of Car. 2)
New title: requiring a permit for those engaged in the business of designing or installing subsurface sewage or waste disposal systems under RSA 149-E.
100, am & Approp 255-256, psd 588, 601-602, conc S am 744, enr 764 (Chapter 444)
- HB 417, concerning permitted uses of school building aid. (Parolise of Rock. 5 et al)
100, Approp 251, psd 588-589, 602, S conc 686, enr 695 (Chapter 208)
- HB 418, eliminating certain corporate annual report requirements. (Chase of Car. 4)
100, psd 250, 257, S conc 698, enr 748 (Chapter 312)
- HB 419, relative to the registration of a motor vehicle and obtaining a license to operate. (Domini of Sul. 7)
100, am 289-290, psd 292, S conc 639, enr am 648-649, enr 657 (Chapter 135)
- HB 420, relative to the classification of harbor masters. (Griffin of Rock. 19)
New title: relative to the purchase of liability insurance and workmen's compensation for harbor masters and authorizing a transfer of mooring permit fees to the port authority.
Second new title: relative to the transfer of mooring permit fees to the port authority and relative to the defense and indemnification of harbor masters.
100, am & Approp 221, am 589, psd 602, nonconc S am, conf 744, 755, rep adop 780, enr am 795, enr 799-800 (Chapter 466)
- HB 421, relative to compulsory police attendance at public dances conducted in cities. (Lamy of Hil. 35 et al)
100, am 235-236, psd 247, S conc 659, enr 667 (Chapter 181)

- HB 422, reducing the time in which police departments must hold noncontraband abandoned or lost property. (Lamy of Hil. 35 et al)
100, psd 124, 131, conc S am 669-670, enr 695 (Chapter 209)
- HB 423, relative to the city clerk of Concord accepting voter registrations. (McLane of Mer. 16)
100, psd 176, 179, conc S am 669, enr 695 (Chapter 210)
- HB 424, relative to the railroad tax. (Weaver of Hil. 18)
100, K 257
- HB 425, relative to surface mining and reclamation of mined lands. (Tucker of Sul. 4 et al)
New title: relative to mining and reclamation of mined lands.
100, com changed 167, am & Approp 211-213, am 589-590, psd 602, S conc 739, enr am 779-780, enr 790 (Chapter 467)
- HB 426, relieving the local property taxpayer by widening the foundation of the New Hampshire income tax and making an appropriation therefor. (Sackett of Str. 4, Mann of Graf. 6)
100, IP (RC) 479-480
- HB 427, limiting capital improvement expenditures in a municipality to no more than one percent except upon referendum approval in the municipality. (Cote of Hil. 28)
100, K 336
- HB 428, mandating certain criteria to be utilized by the water supply and pollution control commission in approving percolation tests, secondary filtration and purification capacity. (Flanagan of Rock. 6 et al)
100, am 345-346, psd 356, S study 689, 825
- HB 429, establishing the position of a director of children's services within the office of the division of mental health and making an appropriation therefor. (Holliday of Mer. 3 et al)
100, K 228-229
- HB 430, establishing a fund for the purchase of works of art for state buildings and facilities. (Krasker of Rock. 22 et al)
100, am & Approp 236, psd 590, 602, nonconc S am, conf 743, conc S am 764, enr 789 (Chapter 437)
- HB 431, relative to supplying of generic drugs by pharmacists. (Cote of Hil. 28)
100, study 315, 825
- HB 432, relative to the application of the rooms and meals tax. (Sanders of Bel. 4)
100, psd 481, 485, S conc 739, enr 747 (Chapter 272)
- HB 433, relative to detective agencies and security services. (McLaughlin of Hil. 16)
100, am & Approp 210, am 590, psd 602, S nonconc 740
- HB 434, relative to a land gains tax. (Quimby of Rock. 4; Wallin of Hil. 16)
100, study 481, 825
- HB 435, relative to training in osteopathic medicine and making an appropriation therefor. (Boucher of Mer. 6, Sen. Saggiotes of Dist. 8)
100, K 251
- HB 436, revising the limit of town deposits and allowing for secured deposits in excess of the 20 day limitation. (Collins of Rock. 5, Kane of Rock. 13)
100, psd 255, 257, S study 735, 825
- HB 437, repealing the reflectorized license plate appropriation and authorization. (Cote of Hil. 28)
101, K 164
- HB 438, providing for workmen's compensation dependency payments. (McDonough of Hil. 29)
101, K 302

- HB 439, relative to contract grievance procedures. (McDonough of Hil. 29)
101, K 315
- HB 440, relative to increasing the pay of sheriffs and deputy sheriffs for court attendance. (McDonough of Hil. 29)
101, K 255
- HB 441, relative to town and county paupers. (Wallin of Hil. 16)
101, am 235, psd 247, conc S am 669, enr am 690, enr 712 (Chapter 243)
- HB 442, relative to the state assuming the cost of neglected children in foster care and making an appropriation therefor. (Roberts of Bel. 4 et al)
New title: relative to neglected children in foster care.
101, Approp 252, am 605-606, psd 638, S study 740, 825
- HB 443, increasing the limit of the concurrent jurisdiction of district courts in civil matters. (Boyer of Hil. 20)
101, am 254, psd 257, S conc 698, enr 748 (Chapter 273)
- HB 444, making a supplemental appropriation for food and nutrition services. (Day of Hil. 26 et al)
101, am & Approp 251, psd 590, 602, S conc 739, enr 754 (Chapter 274)
- HB 445, relative to group I retirement provisions. (Bodi of Mer. 7, Pappas of Hil. 18)
101, K 321
- HB 446, relative to the appointment of deputy school district treasurers. (Head of Hil. 10)
101, psd 185-186, 208, S conc 639, enr 651 (Chapter 136)
- HB 447, relative to the installation of traffic signals within the town of Gorham on route 16 and making an appropriation therefor. (Guay of Coos 5)
101, K 187
- HB 448, relative to the public employee labor relations board. (McDonough of Hil. 29)
101, K 412
- HB 449, concerning choosing delegates to national political conventions. (Wallin of Hil. 16, Rounds of Graf. 12)
101, am 468-469, psd 475, S conc 735, enr 763 (Chapter 367)
- HB 450, providing for the acquisition of certain dams and water rights by the water resources board and making appropriations therefor. (Guay of Coos Dist. 5 et al)
101, Approp 256, am 590, psd 602, nonconc S am, conf 743, 757, rep rej (RC) 781-782
- HB 451, relative to greyhound and harness racing pari-mutuel betting. (Gordon of Ches. 9)
101, LT 331, K 818
- HB 452, relative to the possession of controlled drugs. (McLaughlin of Hil. 16)
101, psd 254, 257, S conc 689, enr 712 (Chapter 244)
- HB 453, relative to legalizing the sale of fireworks. (Eaton of Ches. 11)
101, K 310
- HB 454, to reclassify certain sections of highways in the town of Merrimack; to provide town authorization to appropriate town funds for their improvement, and for the construction of a new interchange and collector roadways on the central New Hampshire turnpike in the town of Merrimack and making an appropriation therefor. (Granger of Hil. 13)
101, K 187
- HB 455, establishing a committee to recodify the motor vehicle laws (Title XXI) and making an appropriation therefor. (Tavilian of Rock. 9)
101, Approp 290, am 590-591, psd 602, conc S am 752, enr 763, appointments 825 (Chapter 405)
- HB 456, to provide a supplementary appropriation to the board of

- registration for land surveyors. (Skinner of Rock. 3A)
101, K 164
- HB 457, relative to the New Hampshire retirement system. (Hildreth of Bel. 6, Dearborn of Graf. 11)
New title: relative to a study of automatic escalating cost of living increases within the New Hampshire retirement system.
101, am 321, psd 336, nonconc S am, conf 743, conc S am 764, enr 789, study 825-826 (Chapter 468)
- HB 458, concerning political campaign financing. (Hall of Hil. 12, Hanson of Bel. 5)
101, study 447, 826
- HB 459, to create a state district court system with full time judges, clerks and other personnel as a state supported court and making an appropriation therefor. (McManus of Str. 18)
101, study 272, 826
- HB 460, relative to certain supplemental appropriations. (LaMott of Graf. 6 et al)
101, am & Approp 177, am 268, psd 292, S conc 476, enr 484 (Chapter 103)
- HB 461, relative to the sale of wine. (Wallin of Hil. 16)
101, study 331, 826
- HB 462, relative to public guardians, and making an appropriation therefor. (Collins of Rock. 5, Pappas of Hil. 18)
101, am & Approp 242, am 606, psd 638, S study 740, 826
- HB 463, extending the Laconia by-pass to the Weirs in lieu of take over by state of the Weirs boulevard and making an appropriation therefor. (Sabbow of Bel. 6 et al)
101, study 187, 826
- HB 464, creating a wage and price compliance review board and making an appropriation therefor. (Herchek of Str. 16)
101, K 320
- HB 465, to provide personal care attendant services for severely physically disabled persons. (Chambers of Graf. 13 et al)
101, am & Approp 252, psd 597, 602, S conc 739, enr 754 (Chapter 175)
- HB 466, expanding the early identification system for locating handicapped children in need of a program of special education and making an appropriation therefor. (Morrison of Hil. 14)
101, K 186
- HB 467, to reestablish the detoxification and rehabilitation of alcoholics program within the division of public health services and establishing a fund therefor. (Riley of Ches. 10 et al)
New title: to establish the detoxification and rehabilitation of alcoholics program within the office of substance abuse and establishing a fund therefor.
101, am & Approp 229, study 622, 826
- HB 468, concerning political expenditures, advertising and contributions in elections not covered by RSA 70. (Newman of Rock. 18 et al)
102, study 447, 826
- HB 469, establishing a statewide elderly discount card program. (Kohl of Ches. 15, Sen. Monier of Dist. 9)
New title: establishing a statewide elderly discount card program and making an appropriation therefor.
102, rcmt 271, am & Approp 442-443, am 606, psd 638, conc S am 743, enr am 761, enr 789 (Chapter 469)
- HB 470, relative to the definition of vending facility for purposes of the blind services program. (Pepitone of Graf. 3 et al)
New title: relative to the vending facilities of the blind services.
102, ext 210, am & Approp 323-324, am 591, psd 602, S nonconc 748
- HB 471, relative to establishing a driver alcohol retraining program and

- making an appropriation therefor. (Kaklamanos of Hil. 21 et al)
102, study 290, 826
- HB 472, requiring the state to initially assume all the costs of educating certain foster children and making an appropriation therefor. (LaMott of Graf. 6 et al)
New title: requiring the state to initially assume some or all of the costs of educating certain foster children if certain sums are available and making an appropriation therefor.
102, am & Approp 251, am 591, psd 602, conc S am 751, enr 763 (Chapter 368)
- HB 473, reimbursing the town of Franconia for certain lost revenues and making an appropriation therefor. (Pepitone of Graf. 3)
102, Approp 236, psd 622, 638, S nonconc 739, conc S am 751, enr 763 (Chapter 470)
- HB 474, making an appropriation to the division of mental health to permit implementation of community mental health programs. (Epstein of Mer. 15)
102, am & Approp 229-230, K 606-607
- HB 475, requiring periodic training and requalification in the use and handling of firearms for all police officers in the state. (Haynes of Coos 1 et al)
102, K 176
- HB 476, establishing a unified medical examination system. (Hildreth of Bel. 6)
New title: establishing a unified medical examination system and making an appropriation therefor.
102, am & Approp 230-231, am 606-608, psd 638, S conc 748, enr am 774, enr 790 (Chapter 471)
- HB 477, relative to agricultural encouragement within the state and making an appropriation therefor. (Blakeney of Mer. 17 et al)
102, am & Approp 213, K (RC) 597-598
- HB 478, relative to teacher members of group I of the New Hampshire retirement system. (Spirou of Hil. 27)
102, K 327
- HB 479, relative to group I members in the New Hampshire retirement system. (Day of Hil. 26, Spirou of Hil. 27)
102, K 327
- HB 480, relative to teacher members of group I of the New Hampshire retirement system. (Spirou of Hil. 27 et al)
102, K 327
- HB 481, transferring liquor investigators from group I to group II of the New Hampshire retirement system and making an appropriation therefor. (Spirou of Hil. 27)
102, K (RC) 327-328
- HB 482, establishing procedures to review developments of regional impact and making an appropriation therefor. (Corser of Hil. 2 et al)
102, com changed 120, am & Approp 213, K (RC) 598-599
- HB 483, relative to the commission of children and youth and making an appropriation therefor. (Stahl of Hil. 17 et al)
New title: relative to the commission on children and youth and making an appropriation therefor and relative to issuing New Hampshire birth certificates to foreign-born children adopted in this state.
102, Approp (RC) 242-243, psd 622-623, 638, conc S am 752, enr am 759-760, 791, enr 793, appointments 826-827 (Chapter 472)
- HB 484, making an appropriation to the division of public health services of the department of health and welfare for care of hemophiliacs. (Chambers of Graf. 13, Copenhagen of Graf. 13)
102, psd 316, 318, S conc 748, enr 753 (Chapter 276)
- HB 485, making an appropriation for the New Hampshire special olympics. (Russell of Ches. 13, Chambers of Graf. 13)
102, psd 591, 602, S conc 689, enr 712 (Chapter 245)

- HB 486, relative to post-release plans for persons discharged from New Hampshire hospital and making an appropriation for community mental health services. (Nardi of Hil. 27 et al)
102, Approp 243, am 608, psd 638, nonconc S am, conf 752, 757, rep adop 773, enr am 793, enr 799 (Chapter 369)
- HB 487, increasing the monthly allowance to residents of shared homes who receive public assistance, and making an appropriation therefor. (Murray of Hil. 3)
102, am & Approp 252-253, am 608-609, psd 638, nonconc S am, conf 751, 757, rep adop 773, enr am 795-796, enr 800 (Chapter 473)
- HB 488, to reclassify a certain highway in the city of Laconia. (Dionne of Bel. 6 et al)
102, K 187
- HB 489, relative to the health and welfare advisory commission. (Nardi of Hil. 27 et al)
102, study 360, 827
- HB 490, establishing an advisory committee on mental health funding, and establishing an oversight committee for a New Hampshire hospital and Glencliff home for the elderly study and making an appropriation therefor. (Nardi of Hil. 27 et al)
New title: establishing an advisory committee on mental health funding and establishing an oversight committee for a New Hampshire hospital and Glencliff home for the elderly study.
102, Approp 243, am 609, psd 638, conc S am 752, enr 763, appointments 827 (Chapter 406)
- HB 491, requiring optometrists and ophthalmologists to report all discovered cases of bad vision to the bureau of blind services. (Nardi of Hil. 27 et al)
New title: relative to optometrists and ophthalmologists reporting certain cases of poor vision to the bureau of blind services.
102, am 301-302, psd 305, S conc 639, enr am 649, enr 657 (Chapter 137)
- HB 492, providing for an occupational safety and health act for public employees. (McDonough of Hil. 29)
103, am & rcmt 276-277, study 431-432, 828
- HB 493, to establish a permanent paramedic program at New Hampshire Technical Institute. (Collins of Rock. 5 et al)
103, Approp 251, am 591, psd 602, nonconc S am, conf 751, 757, rep adop 773, enr 789 (Chapter 474)
- HB 494, relative to the inspection of custom slaughter houses and making an appropriation therefor. (Sabbow of Bel. 6)
103, psd 591, 602, S study 748, 828
- HB 495, relative to the filing date for road toll refunds. (Campbell of Rock. 5, Johnson of Ches. 3)
103, psd 257, S conc 639, enr 651 (Chapter 138)
- HB 496, creating a planning region review study committee, and making an appropriation therefor. (Schreiber of Str. 4)
New title: creating a committee to review and evaluate the planning and service functions of sub-state regional organizations and districts and making an appropriation therefor.
103, am & Approp 238-239, am 609, psd 638, nonconc S am, conf 750-751, 757, rep adop 773, enr 789, appointments 828 (Chapter 475)
- HB 497, requiring children under 12 years of age to use seat belts while riding in a private passenger vehicle. (Lynch of Ches. 12, Russell of Ches. 13)
103, K 304
- HB 498, establishing a commission to develop a statewide water supply policy and a management plan for water supply needs and capabilities and making an appropriation therefor. (Schreiber of Str. 4 et al)
New title: establishing a commission to develop a statewide water supply policy and a comprehensive plan for the management of water

- supply demands and resources and making an appropriation therefor. 103, am & Approp 239-240, am 609-610, psd 638, nonconc S am, conf 750, 757, rep adop 773, enr 789, appointments 828-829 (Chapter 476)
- HB 499, providing economic incentives for consumers to return used beverage containers and to encourage the recycling of same; establishing a "litter tax" and amending the litter control law in general. (Hall of Hil. 12)
103, study 402, 829
- HB 500, relative to a gross production tax on certain minerals. (Hendrick of Hil. 13)
103, K 481
- HB 501, providing for local option approval of the sport of jai alai under the direction and supervision of the state jai alai commission. (Kashulines of Rock. 3A, Paradis of Hil. 8)
103, K (RC) 297-298
- HB 502, providing for the licensing of social workers on a trial basis and making an appropriation therefor. (Blanchette of Rock. 14, Howard of Car. 1)
103, study 464, 829
- HB 503, relative to licensing real estate appraisers. (Pucci of Rock. 5 et al)
103, K 186
- HB 504, relative to the development of a non-mandatory program of comprehensive health education. (Head of Hil. 10 et al)
103, psd 269, 292, conc S am 669, enr 695 (Chapter 221)
- HB 505, establishing a state equal employment opportunity office. (Morrison of Hil. 14, Sen. Hancock of Dist. 15)
103, am & Approp 277, am 599, psd 602, nonconc S am, conf 752, S nonconc conf req 765
- HB 506, relative to running and harness horse racing. (Gage of Rock. 5 et al)
103, am & Ways & Means 329-330, Approp 494, psd 610, 638, S conc 659, enr 667 (Chapter 122)
- HB 507, coordinating the distribution of revenues collected by the state to be shared with cities and towns, and imposing a tax on electric utility property, and making an appropriation therefor. (Quimby of Rock. 4, Wallin of Hil. 16)
103, K 496
- HB 508, relative to a state tax on electric utility property and making an appropriation therefor. (Quimby of Rock. 4, Wallin of Hil. 16)
103, study (RC) 496-497, 829
- HB 509, relative to exemption from the rooms and meals tax for nonprofit social clubs and fraternal organizations. (Spirou of Hil. 27 et al)
103, K (RC) 481-482
- HB 510, increasing the real estate transfer tax, dedicating part of the increased revenue to assisting local jurisdictions in acquiring open space and recreation areas under the federal land and water conservation fund, and part to agricultural lands preservation. (Heald of Hil. 5 et al)
103, K 497
- HB 511, creating centralized land acquisition procedures; establishing a natural heritage conservation fund, making an appropriation therefor, and authorizing the issuance of bonds for such fund. (Williamson of Sul. 9)
103, am & Approp 240, K (RC) 623
- HB 512, relative to the restriction of off-sale permits. (McLane of Mer. 16, Humphrey of Mer. 11)
103, K (RC) 316-317
- HB 513, relative to establishing standards for motorcycle driver education and training and making an appropriation therefor. (Spirou of Hil. 27,

- Tucker of Sul. 4)
103, Approp 290, am 591-592, psd 602, S study 748, 829
- HB 514, relative to liens for uncollected taxes upon house trailers and mobile homes. (Davis of Rock. 2)
103, study 343, 829
- HB 515, relative to the establishment and operation of mobile home parks. (Davis of Rock. 2)
New title: relative to the taxation of mobile home parks.
103, am 309, psd 318, nonconc S am, conf 742, 757, rep adop 773, enr 790 (Chapter 477)
- HB 516, simplifying the procedures for registering motor vehicles by designating certain municipal officials as agents. (Head of Hil. 10 et al)
New title: establishing a committee to study procedures to simplify procedures for registering motor vehicles.
103, Approp (RC) 290-291, am 610, psd 638, nonconc S am, conf 751, 757, rep adop 773, enr 789, appointments 829 (Chapter 478)
- HB 517, providing that emergency vehicles shall make use of audible or visual signals rather than audible and visual signals. (Wilson of Rock. 2, Packard of Mer. 4)
103, psd 257, S conc 639, enr am 640, enr 657, (recalled) conc S am 736, enr 764 (Chapter 443)
- HB 518, repealing the fee for testing water samples. (Schreiber of Str. 4)
New title: relative to the fees for testing certain water samples.
103, am 610, psd 638, S nonconc 748
- HB 519, relative to ordinary death benefits under the New Hampshire retirement system. (Hildreth of Bel. 6)
103, K 197
- HB 520, relative to property tax exemptions. (Packard of Mer. 4)
104, psd 363, 394, S conc 659, enr 675 (Chapter 182)
- HB 521, relative to the delivery of property tax bills. (Packard of Mer. 4)
104, K 363
- HB 522, relative to a recording fee for the current use assessment notice. (Packard of Mer. 4)
104, psd 363, 394, S conc 659, enr 667 (Chapter 183)
- HB 523, relative to tax lists. (Packard of Mer. 4)
104, K 363
- HB 524, relative to treating millfoil in Moultonboro bay and making an appropriation therefor. (Smith of Car. 3)
104, study 256, 830
- HB 525, creating a New Hampshire athletic trainers board. (Lessard of Str. 20)
104, K 221-222
- HB 526, to repeal tax credits for banks under the business profits tax. (Wallin of Hil. 16)
104, K 482
- HB 527, establishing a state gaming commission and authorizing the establishment of state controlled machine gaming and making an appropriation therefor. (Plourde of Mer. 7)
104, K 297
- HB 528, relative to granting grandparents visitation rights of minor children. (Skinner of Rock. 3A et al)
112, psd 254-255, 257, S conc 689, enr 696 (Chapter 211)
- HB 529, relating to the powers of the commissioner of public works and highways. (White of Hil. 27, Ward of Graf. 1)
112, Approp 267-268, psd 610, 638, S nonconc 715

- HB 530, to provide a local option for supplemental appraisal, assessment and taxation of new real estate. (Wight of Hil. 10 et al)
New title: to provide for supplemental appraisal, assessment and taxation of real property.
112, rcmt 309, am (RC) 413-415, psd 433, S nonconc 740
- HB 531, relative to the application and expenditure of federal funds and making an appropriation therefor. (Ward of Graf. 1 et al)
112, Approp (RC) 233-234, am (RC) 623-626, psd 638, conc S am 751, enr 763, veto sustained (RC) 812-813
- HB 532, relative to issuing New Hampshire birth certificates to foreign-born children adopted in this state. (Rice of Mer. 20, Flynn of Hil. 15)
112, am (RC) 331-333, psd 337, S nonconc 689
- HB 533, eliminating the reduction in teachers' retirement benefits due to receipt of Social Security benefits. (Brack of Hil. 28)
112, com changed 207, study 396, 830
- HB 534, requiring pharmacists to maintain a patient profile system. (Epstein of Mer. 15, Kaklamanos of Hil. 21)
112-113, K (RC) 369-370
- HB 535, relative to the renewal of registration of pharmacists. (Epstein of Mer. 15, Kaklamanos of Hil. 21)
113, K 357
- HB 536, relative to the right of employees to freely decide whether to support labor organizations. (Dickinson of Car. 2 et al)
113, SO 352, am (5 RC's) 380-385, psd (RC) 394-395, S nonconc 699
- HB 537, relative to hazardous substances liability. (Sanders of Bel. 4, Dickinson of Car. 2)
113, study 251-252, 830
- HB 538, increasing the rate of the business profits tax and granting various rate reductions for business organizations engaging in certain energy and resource conservation activities. (Blakeney of Mer. 17, Bowler of Bel. 3)
New title: providing business profits tax deductions for certain energy and resource conservation investments.
113, am & Approp (RC) 494-496, psd 610, 638, S study 748, 830
- HB 539, relative to defenses to possessory actions. (Quimby of Rock. 4 et al)
113, K 338
- HB 540, relative to the division of records management and archives. (Plourde of Mer. 7)
113, am & Approp 374-375, am 610-611, psd 638, S conc 748, enr 754 (Chapter 256)
- HB 541, requiring reconsideration of the formula used to apportion costs among pre-existing districts in a cooperative school district. (Nichols of Mer. 3)
113, am 291, psd 292, S nonconc 740
- HB 542, providing for the defense and indemnification of county officers and employees against certain claims. (Hartford of Rock. 17 et al)
113, psd 303, 305, S conc 601, enr 637 (Chapter 114)
- HB 543, permitting a city or town to require a payment for each lot in a subdivision upon subdivision approval. (Cate of Mer. 14)
113, K 303
- HB 544, relative to unclassified state employees. (Cate of Mer. 14)
113, K 252
- HB 545, changing the name of the division of mental health to the division of mental health and developmental services. (Epstein of Mer. 15)
113, psd 308-309, 318, S conc 686, enr am 690, enr 712 (Chapter 246)
- HB 546, repealing the requirement that all homeowners' insurance policies

- must contain workmen's compensation coverage. (Lessard of Str. 20)
113, K (RC) 315-316
- HB 547, authorizing cities and towns to control the timing of development and to impose temporary development moratoria. (Wight of Hil. 10)
New title: authorizing cities and towns to control the timing of development.
113, am 343, psd 356, S conc 639, enr 651 (Chapter 139)
- HB 548, relative to cremation of dead bodies. (Girolimon of Hil. 30)
113, am 378, psd 394, S nonconc 699
- HB 549, relative to suspending an individual from receiving welfare assistance if property is transferred to receive welfare assistance. (Murray of Hil. 3)
113, psd 302, 305, S conc 651, enr am 675, enr 695 (Chapter 212)
- HB 550, repealing the penalty for misuse of a special circumstance grant. (Murray of Hil. 3)
113, psd 302, 305, S conc 698, enr 748 (Chapter 277)
- HB 551, relative to permanent disability and retirement of supreme and superior court justices. (Jones of Rock. 13)
113, study 222, 830
- HB 552, relative to mental health insurance benefits. (Close of Ches. 14)
113, am 320, psd 336, S nonconc 699
- HB 553, expanding the use of the forest improvement fund to include improvements to state parks. (Boucher of Mer. 6)
113, Approp 256, psd 592, 602, S conc 689, enr 696 (Chapter 213)
- HB 554, relative to the immunization of school children. (Close of Ches. 14)
113, K 264
- HB 555, establishing a hazardous waste management program. (Greene of Rock. 17 et al)
113, am 213-217, psd 247, conc S am 736, enr am 740, enr 754 (Chapter 347)
- HB 556, equalizing the percentage of the annual grant for the payment of debt service for school construction. (Reese of Rock. 6 et al)
121, K (RC) 348-349
- HB 557, to permit governmental bodies or agencies to hold executive sessions for receipt of sensitive personnel or financial matters from an employer or agent. (Packard of Mer. 4)
121, K 255
- HB 558, relative to submission of articles to voters at town meetings by use of official ballots. (Packard of Mer. 4)
121, am (RC) 309-310, psd 318, S conc 715, enr 763 (Chapter 445)
- HB 559, relative to the resident tax. (Felch of Rock. 11)
121, am 482, psd 485, S conc 715, enr 748 (Chapter 257)
- HB 560, relative to voluntary participation in issuing public utility stock in return for construction work in progress charges. (Zajdel of Hil. 29, Burkush of Hil. 33)
121, SO 269, 294, K 296
- HB 561, permitting village districts to receive monies from towns in anticipation of tax share. (Dickinson of Car. 2, LaMott of Graf. 6)
121, am 303-304, psd 305, S conc 639, enr 651 (Chapter 140)
- HB 562, authorizing registers of deeds to sent lists of conveyances for tax purposes to towns 4 times per year. (Guay of Coos 5)
121, psd 304, 305, conc S am 669, enr 695-696 (Chapter 222)
- HB 563, concerning surrogate parents. (Day of Hil. 26, Krasker of Rock. 22)
121, psd 251, 257, conc S am 669, enr 696 (Chapter 223)

- HB 564, relative to sentencing in criminal cases. (Kaklamanos of Hil. 21)
121, psd 340, 355, conc S am 717, enr am 790-791, enr 793 (Chapter 407)
- HB 565, to give state banks substantial parity with federal mutual savings banks in branching. (Bodi of Mer. 7 et al)
121, K 434
- HB 566, removing restrictions on the sale of prison products on the open market. (Granger of Hil. 13)
122, am 244, psd 247, S conc 601, enr 637 (Chapter 113)
- HB 567, relative to the timber yield tax. (Packard of Mer. 4)
122, psd 299, S conc 659, enr 667 (Chapter 184)
- HB 568, providing for exemption of machinery and equipment from the property tax. (Dickinson of Car. 2 et al)
146, am 343-344, psd 356, S conc 659, enr 667, veto sustained (RC)
810-811
- HB 569, relative to the burden of proof in personnel commission appeal hearings. (Ward of Graf. 1 et al)
146, K 339
- HB 570, relative to the composition of the personnel commission. (Ward of Graf. 1 et al)
146, psd 271, 292, S nonconc 748
- HB 571, relative to the place and time of detention of arrestees. (Healy of Hil. 29)
146, K 351
- HB 572, regulating motor vehicle and motorcycle sound emission levels. (Girolimon of Hil. 30 et al)
146, K 334
- HB 573, relative to credits for legacy and succession taxes paid on prior transfers. (Rogers of Rock. 10, Sep. Hancock of Dist. 15)
146, K 482
- HB 574, relative to the vivisection of and scientific experiments on live and dead animals in schools K-12. (Sabbow of Bel. 6)
146, K 291
- HB 575, revising the election laws. (French of Bel. 1, Spirou of Hil. 27)
New title: codifying the election laws.
146, am 391-392, psd 394, nonconc S am, conf 744, 757, new conf 765, rep adop 782, enr am 794, enr 800 (Chapter 436)
- HB 576, requiring refunds on soft drink and alcoholic malt beverage containers. (Blanchette of Rock. 14 et al)
146, IP (RC) 402-403
- HB 577, relative to increasing the number of trustees on town boards of trustees. (Jackson of Rock. 9)
146, psd 304, 305, S conc 639, enr 651 (Chapter 141)
- HB 578 relative to retirement credit under the New Hampshire retirement system for certain members of the Manchester police department. (Nardi of Hil. 27)
146, K 328
- HB 579, relative to certain persons applying for a marriage license. (Cutting of Sul. 4)
146, K 304
- HB 580, relative to lowering the age of juveniles for criminal process purposes. (Eaton of Ches. 11)
New title: relative to trying certain juveniles as adults.
146, SO 431, am 436, psd 475, S nonconc 640
- HB 581, relative to salaries of district court justices. (Ayles of Mer. 8 et al)
146-147, com changed 167, study 340, 830

- HB 582, relative to eligibility disclosure provisions on tax exemption applications. (Peters of Hil. 9 et al)
147, study 304, 830
- HB 583, relative to taxing certain property, otherwise exempt, in the town of Orford. (Thomson of Graf. 7)
147, K 304
- HB 584, providing full pay for persons injured and covered under the purview of workmen's compensation. (McDonough of Hil. 29)
147, K 302
- HB 585, relative to the real estate foreclosure law. (Gage of Rock. 13)
147, com changed 160, am 320-321, psd 336, conc S am 669, enr 696 (Chapter 224)
- HB 586, relative to tax maps. (Nims of Ches. 15)
147, K 304
- HB 587, relative to eliminating the \$30,000 asset limitation on property tax exemptions for the blind. (Jones of Rock. 13)
147, K 304
- HB 588, relative to liability of physicians, nurses and ambulance attendants in emergency situations. (Jones of Rock. 13)
147, am 302, psd 305, S conc 698, enr 748 (Chapter 258)
- HB 589, relative to the interest rate on judgments. (J. Herchek of Str. 16)
147, psd 340, 355, S study 686, 830
- HB 590, relative to the number of superior court justices. (J. Herchek of Str. 16)
147, K 340
- HB 591, relative to juror and witness fees. (J. Herchek of Str. 16)
147, psd 304, 305, conc S am 716, enr 747 (Chapter 259)
- HB 592, relative to the penalty assessment levied on criminal fines. (J. Herchek of Str. 16)
147, K 255
- HB 593, relative to accommodating the overflow crowd from cocktail lounges. (Woodman of Rock. 12 et al)
147, am 293-294, psd 299, S conc 639, enr 651 (Chapter 142)
- HB 594, establishing a state commission for the blind. (Nardi of Hil. 27 et al)
147, study 244, 830
- HB 595, to provide for the protection and preservation of historic resources, including artifacts, treasure and objects of antiquity which have historical value. (Appel of Rock. 17 et al)
147, study 367, 830
- HB 596, adopting certain uniform amendments to Article 9 of the uniform commercial code. (Blanchette of Rock. 14)
147, psd 341, 355, S conc 715, enr 748 (Chapter 326)
- HB 597, concerning hearings conducted by the health and welfare advisory commission. (Stickney of Rock. 16)
147, psd 302, 305, conc S am 687, enr 696 (Chapter 225)
- HB 598, establishing a hearings officer for the division of welfare. (Stickney of Rock. 16)
147, psd 302, 305, S conc 686, enr 696 (Chapter 226)
- HB 599, concerning confidentiality of welfare records. (Blanchette of Rock. 14 et al)
147, study 360, 830
- HB 600, relative to obtaining a peddler's license. (Collins of Rock 5 et al)
160, am 353-354, psd 356, S conc 689, enr am 716, enr 747 (Chapter 278)

- HB 601, relative to certain changes in laws relating to the division of welfare. (Selway of Mer. 14, Murray of Hil. 3)
147, psd 302, 305, S conc 686, enr 696 (Chapter 227)
- HB 602, relative to settling of welfare disputes between the towns, counties or the state. (Slickney of Rock. 16, Murray of Hil. 3)
147, psd 302, 305, S conc 686, enr 696 (Chapter 228)
- HB 603, relative to revaluation assistance. (Boucher of Mer. 6)
147, psd 308, 318, S conc 639, enr 652 (Chapter 143)
- HB 604, to permit certain refunds of money by state departments upon their receipt of incorrect amounts. (Dickinson of Car. 2)
147, psd 301, 305, S conc 639, enr 652 (Chapter 144)
- HB 605, relative to the penalties for theft and criminal mischief. (Campbell of Rock. 5, Trombly of Mer. 10)
147, K 341
- HB 606, relative to the restoration of rail passenger service in New Hampshire. (Coutermarsh of Hil. 24)
147, psd 302, 305, conc S am 716, enr 747, appointments 830 (Chapter 279)
- HB 607, relative to state police workmen's compensation provisions. (Domini of Sul. 7)
147, K 302
- HB 608, eliminating the state university system study committee. (Dionne of Bel. 6)
147, K 302-303
- HB 609, requiring trucks or tractors towing low-bed trailers or transporter to have a flashing beacon at all times. (Smith of Hil. 14 et al)
147, K 310
- HB 610, providing for the regulation of cable television facilities using utility poles. (Coutermarsh of Hil. 24, Plourde of Mer. 7)
147, K 401
- HB 611, relative to the subpoena power of the attorney general in criminal matters. (Eaton of Ches. 11)
147, K 341
- HB 612, to clarify and amend the business profits tax and the law relative to the department of revenue administration. (French of Bel. 1)
147, psd 482, 485, nonconc S am, conf 736, rep adop 773, enr 789 (Chapter 446)
- HB 613, requiring suspension of liquor licenses for failure to pay rooms and meals tax. (French of Bel. 1)
147, psd 482, 485, S nonconc 659
- HB 614, imposing a registration fee for sailboats 15 feet in length and over. (French of Bel. 1, Maglaras of Str. 17)
147, psd (RC) 310-311, 318, S study 686, 830
- HB 615, increasing the agent's fee for registering boats. (French of Bel. 1, Maglaras of Str. 17)
147, psd 316, 318, S conc 686, enr 696 (Chapter 229)
- HB 616, relative to appraisers of taxable property. (French of Bel. 1)
148, K 301
- HB 617, relative to site plan review by planning boards. (Wight of Hil. 10)
160, am 363-364, psd 394, S nonconc 651
- HB 618, regulating places where massages are given and their employees. (Collins of Rock. 5 et al)
160, am 404-405, psd 433, conc S am 742, enr 763 (Chapter 497)
- HB 619, imposing a mandatory minimum sentence for conviction of operating under the influence of intoxicating liquor or controlled drug with

- another's death resulting. (Brack of Hil. 28, Taffe of Graf. 5)
160, SO 431, 436, K (RC) 463-464
- HB 620, relative to bank closings. (Gould of Rock. 4)
160, psd 334, 336, S study 581, 830
- HB 621, relative to the payment mechanism by which the state assists local school districts to pay for the costs of special education. (Brack of Hil. 28, Taffe of Graf. 5)
160, am 264-265, psd 292, nonconc S am, conf 690, 715, rep adop 773, enr 789 (Chapter 479)
- HB 622, relative to combining the functions of the state racing and state greyhound commissions into a single commission. (White of Hil. 27, Brack of Hil. 28)
161, study 323, 831
- HB 623, relative to ending New Hampshire's participation in the council of state governments. (Cote of Hil. 28)
161, K 324
- HB 624, relative to mandatory installation of fire or smoke detectors in structures for occupation built after 1979. (Bodi of Mer. 7 et al)
New title: relative to mandatory installation of fire or smoke detectors in certain structures for occupation build after 1979.
161, am 316, psd 318, nonconc S am, conf 744, conc S am 765, enr 789 (Chapter 480)
- HB 625, providing for the election of members to the county convention as a separate county office. (Bosse of Hil. 1)
161, K (RC) 372-373
- HB 626, relative to public ethics and making an appropriation therefor. (Bosse of Hil. 1)
161, K (RC) 328-329
- HB 627, prohibiting state payment for out-of-state travel by legislators. (Cote of Hil. 28)
161, K 312
- HB 628, relative to class actions under the consumer protection law. (Bodi of Mer. 7, Pappas of Hil. 18)
161, K 346
- HB 629, relative to property tax exemptions for woodheating energy systems. (Belak of Sul. 2)
161, psd 416, 433, conc S am 717, enr 753 (Chapter 280)
- HB 630, establishing an approved absence program in houses of correction. (Carroll of Mer. 19)
161, am 386-387, psd 394, S nonconc 740
- HB 631, placing the Sullivan county jail under the jurisdiction of the county sheriff. (Wiggins of Sul. 8)
161, K 344
- HB 632, relative to the packaging of ice cream. (Bodi of Mer. 7)
161, K 359
- HB 633, relative to the superintendents of Laconia state school and New Hampshire hospital. (Laycock of Rock. 5 et al)
New title: relative to the superintendents of Laconia state school, Glencliff home for the elderly and New Hampshire Hospital.
161, am 324-325, psd 336, S conc 698, enr 747 (Chapter 281)
- HB 634, relative to unit directors at the New Hampshire hospital. (Blanchette of Rock. 14)
161, psd 325, 336, S conc 698, enr am 742, 775, enr 790 (Chapter 408)
- HB 635, relative to the mileage allowance for county business. (Pucci of Rock. 5 et al)
161, psd 303, 305, S conc 639, enr 652 (Chapter 145)

- HB 636, relative to placement of persons in need of supervision in group homes. (Morrissette of Str. 7)
161, K 325
- HB 637, requiring posters listing the 200 most commonly prescribed drugs. (Cote of Hil. 28)
161, K 357
- HB 638, amending the definition of "emotionally handicapped" in RSA 186-A. (Taffe of Graf. 5)
161, psd 293, 299, S conc 581, enr 637 (Chapter 112)
- HB 639, relative to making certain community garden land applicable to current use taxation and amending the definition of farm land. (Blakeney of Mer. 17)
161, K 359
- HB 640, relative to establishment of a board of professional counselor licensure. (Brack of Hil. 28)
161, study 396, 831
- HB 641, relative to the violation of any statute by any governmental board, agency or commission. (Cote of Hil. 28)
161, K 341
- HB 642, requiring public utilities to maintain for public inspection a list of certain stockholders who are public officials. (E. Smith of Hil. 34, L. Smith of Hil. 14)
161, K 354
- HB 643, relative to public recreation and parks. (Corser of Hil. 2 et al)
161, am 354-355, psd 356, S conc 651, enr 667 (Chapter 185)
- HB 644, providing for a refund on unused motor vehicle plates. (Packard of Mer. 4)
161, psd 316, 318, S conc 686, enr am 690, enr 712 (Chapter 247)
- HB 645, permitting wiretapping with one party consent in certain limited cases. (Chase of Car. 4, Eaton of Ches. 11)
161, am 341, psd 355, conc S am 717, enr 747 (Chapter 282)
- HB 646, relative to the New Hampshire state prison participating in the national interstate corrections compact. (Granger of Hil. 13)
161, psd 324, 336, S conc 581, enr 637 (Chapter 111)
- HB 647, revising the method of submitting motor vehicle title applications. (Chase of Car. 4, Eaton of Ches. 11)
161, K 304
- HB 648, establishing a manufactured housing advisory board. (Mann of Graf. 6)
161, K 346
- HB 649, relative to legislative administration. (Roberts of Bel. 4)
New title: relative to the printing and distribution of the permanent legislative journals.
161, am 352, psd 356, conc S am 669, enr 696 (Chapter 230)
- HB 650, making certain gambling offenses a felony. (Roberts of Bel. 4)
161, am 341, psd 355, S nonconc 740
- HB 651, establishing the northeast regional energy board. (Roberts of Bel. 4)
161, study 401, 831
- HB 652, relative to the number of challenges of jurors in murder trials. (Bosse of Hil. 1, Eaton of Ches. 11)
161, am 386, psd 394, conc S am 686, enr 748 (Chapter 283)
- HB 653, relative to prepayment of resident taxes. (Packard of Mer. 4)
161, psd 344, 356, S conc 659, enr 668 (Chapter 186)
- HB 654, relative to notice of tax sales. (Packard of Mer. 4)
161, psd 435, 475, S conc 651, enr 667 (Chapter 187)

- HB 655, relative to the computation of tax due on tax bills. (Packard of Mer. 4)
New title: relative to preparation of tax lists and tax bills and the computation of property taxes.
161, am 364, psd 394, S nonconc 740
- HB 656, relative to administrative fees for deeds and redemptions after tax sales. (Packard of Mer. 4)
161, K 344
- HB 657, relative to inventory blanks. (Packard of Mer. 4)
161, psd 344, 356, S conc 659, enr 668 (Chapter 188)
- HB 658, concerning the state college and university system. (Robinson of Str. 4 et al)
161-162, study 359, 831
- HB 659, relative to the control of junkyards on the interstate and federal-aid primary highway systems. (Keller of Car. 5)
162, psd 325, 336, S conc 639, enr 652 (Chapter 146)
- HB 660, relative to naming the bridge to Atlantic Heights after William F. Keefe. (Griffin of Rock. 19, McEachern of Rock. 20)
174, K 303
- HB 661, providing for the local regulation of excavations. (Heald of Hil. 5, Williamson of Sul. 9)
174, am 325-326, psd 336, conc S am 716, enr am 759, enr 789 (Chapter 481)
- HB 662, relative to the attestation of deeds and mortgages. (Jones of Rock. 13)
174, psd 312, 318, S nonconc 740
- HB 663, allowing minors to clean tables and glasses where liquor is served and to carry alcoholic beverages in case lots. (Smith of Car. 3 et al)
174, am 304, psd 305, conc S am 716, enr 747 (Chapter 313)
- HB 664, to require the posting of innkeepers' room rates. (LoFranco of Rock. 21, Landry of Rock. 23)
174, psd 357-358, 394, S conc 735, enr 748 (Chapter 314)
- HB 665, relative to licensing for facilities housing mentally disabled or developmentally disabled persons. (Nardi of Hil. 27)
174, K 339
- HB 666, allowing hearings officers to conduct the hearings in certain child support cases. (McAvoy of Graf. 1)
174, psd 321, 336, S conc 689, enr 712 (Chapter 248)
- HB 667, relative to the penalty for the non-filing of a property inventory form. (Sackett of Str. 4)
174, K 346
- HB 668, establishing a coastal resources management program. (Hartford of Rock. 17)
174, SO 373, am & K (RC) 422-428, recon rej 433
- HB 669, relative to auctions. (Guay of Coos 5)
174, psd 358, 394, conc S am 742, enr 764 (Chapter 447)
- HB 670, relative to the advertising of "happy hours" by on-sale licensees. (Smith of Car. 3)
174, am 316, psd 318, S conc 639, enr 652 (Chapter 147)
- HB 671, relative to requiring approval by local option for siting of nuclear generating facilities. (Blakeney of Mer. 17)
174, study 354, 831
- HB 672, relative to adverse reactions to required immunizations. (Close of Ches. 14)
174, K 253

- HB 673, relative to the advisory council on unemployment compensation. (Skinner of Rock. 3A, Wheeler of Hil. 8)
174, K 399
- HB 674, relative to the confidentiality of law enforcement investigative files. (Packard of Mer. 4, Eaton of Ches. 11)
174, K 351
- HB 675, relative to the department of public works and highways and municipalities. (White of Hil. 27 et al)
179, am 323, psd 336, nonconc S am, conf 743, 756, 757, rep adop 773, enr 789 (Chapter 482)
- HB 676, establishing a committee to study reapportionment of the legislature in preparation for 1981. (Hall of Hil. 12, Chase of Car. 4)
179, K 400
- HB 677, relative to the mandatory breakdown of rates and charges in public utility billing statements. (Sanders of Bel. 4, Sen. Rock of Dist. 12)
179, am 434, psd 475 (IP S)
- HB 678, establishing a statewide health coordinating council, designating a state health planning and development agency and prescribing their powers and duties. (Ward of Graf. 1 et al)
179, am & Approp 360, psd 611, 638, nonconc S am, conf 699, rep rej 782
- HB 679, requiring the private investment of teacher contributions to the New Hampshire retirement system. (Low of Graf. 9)
179, study 312, 831
- HB 680, requiring administrators and executors to notify towns and cities of those persons coming into ownership of real estate therein by inheritance or devise. (Sallada of Hil. 6)
180, psd 354, 356, S conc 659, enr 668 (Chapter 189)
- HB 681, requiring full disclosure of facts known by a real estate salesman or broker to the potential buyer. (Keller of Car. 5)
180, study 338, 831
- HB 682, relative to the appointment of a guardian ad litem in divorce proceedings. (Collins of Rock. 5)
180, am 396-397, psd 433, nonconc S am, conf 743, 757, rep adop 773, enr 789 (Chapter 483)
- HB 683, relative to the contents of criminal records. (Cote of Hil. 28)
180, K 341
- HB 684, relative to legal fees charged by county attorneys. (Hanson of Bel. 5)
180, psd 344, 356, S conc 698, enr 748 (Chapter 315)
- HB 685, permitting local communities to impose stricter litter control laws than required by state law. (White of Hil. 27, Pappas of Hil. 18)
180, K 344
- HB 686, relative to repair projects in the capital budget and approval of consultant contracts. (White of Hil. 27 et al)
180, am 323, psd 336, conc S am 669, enr 696 (Chapter 214)
- HB 687, relative to capital budget procedures. (White of Hil. 27 et al)
180, study 323, 831
- HB 688, relative to guardian ad litem in divorce. (Day of Hil. 26)
180, K 397
- HB 689, relative to the insurance agents' grievance committee holding hearings on termination of agents' contracts. (Boucher of Mer. 6)
New title: relative to the insurance agents' grievance committee holding hearings on termination of agents' contracts and relative to insurance transactions through credit card facilities.
180, psd 358, 394, conc S am 699, enr 763-754 (Chapter 448)
- HB 690, relative to premium finance companies. (Boucher of Mer. 6)
180, study 434, 831

- HB 691, limiting municipal liability claims for property damage and other personal injury. (Lamy of Hil. 35)
180, study 412, 831
- HB 692, limiting liability of municipal employees and officers in claims for property damages, bodily injuries and other personal injuries. (Lamy of Hil. 35)
180, study 412, 831
- HB 693, authorizing municipalities to establish central business service districts. (Lamy of Hil. 35)
180, psd 364, 394, S nonconc 699
- HB 694, ensuring the payment of witnesses in criminal cases who are subpoenaed to testify on behalf of the state whether or not they testify. (Packard of Mer. 4, Eaton of Ches. 11)
180, Approp 321, psd 592, 602, S conc 698, enr 748 (Chapter 316)
- HB 695, relative to the boat tax. (French of Bel. 1, Maglaras of Str. 17)
180, psd 368, 394, nonconc S am, conf 736, rep adop 774, enr 799 (Chapter 484)
- HB 696, imposing certain limitations on oil suppliers doing business in the state. (Head of Hil. 10 et al)
180, study 392, 831
- HB 697, relative to prohibiting the sale of beverages with any alcoholic content to minors. (Campbell of Rock. 5)
180, K 331
- HB 698, relative to listing of ingredients contained in prescription drugs. (Cote of Hil. 28)
180, K 358
- HB 699, relative to the conversion of certain class VI highways to footpaths or trails. (King of Graf. 13, Copenhaver of Graf. 13)
180, am 368-369, psd 394, S study 686, 831
- HB 700, making appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1980 and June 30, 1981. (Tucker of Sul. 4)
307, am (RC) 500-571, psd 580, nonconc S am, conf 754, 755, 757, rep adop (RC) 783-784, enr am 800-804, enr 805, appointments 831 (Chapter 434)
- HB 701, to establish a division of occupational licensing, certification and registration and to recodify and standardize the statutes of various occupational boards. (Townsend of Sul. 1 et al)
257, Approp 405, am 626-627, psd 638, S study 735, 832
- HB 702, relative to the maintenance of the water level of Webster lake. (Daniell of Mer. 13 et al)
180, K 390
- HB 703, relative to number plates used by dealers and manufacturers of motor vehicles, trailers, semi-trailers and tractors. (Newman of Rock. 18)
180, K 325
- HB 704, making retired judges of probate referees. (Jones of Rock. 13)
New title: relative to the permanent disability and retirement of supreme and superior court justices and making retired judges of probate referees.
180, psd 397, 433, nonconc S am, conf 751, 757-758, rep adop 773, enr am, enr 793 (Chapter 409)
- HB 705, relative to reducing innkeepers' liability. (McAvoy of Graf. 1)
180-181, K 373

- HB 706, relative to labeling of prescription drugs. (Cole of Hil. 28)
181, K 358
- HB 707, defining the word "consent" in adoption proceedings. (Copenhaver of Graf. 13)
181, psd 321, 336, S conc 659, enr 668 (Chapter 190)
- HB 708, relative to the dissolution of Tenlan, Incorporated. (Hoar of Rock. 8)
181, K 321
- HB 709, relative to elderly exemptions from property tax. (Parolise of Rock. 5, Campbell of Rock. 5)
181, study 344, 832
- HB 710, providing for mandatory distribution of instructions on safely installing solid fuel appliances and directing the fire marshal to adopt a model code for such installation which may be adopted by the cities and towns. (Boucher of Mer. 6, King of Graf. 13)
181, psd 366, 394, S conc 698, enr am 748, enr 764 (Chapter 449)
- HB 711, relative to elected county officials. (Newman of Rock. 18 et al)
181, K 344
- HB 712, permitting certain town meetings to be held outside the boundaries of the town. (Schreiber of Str. 4)
181, psd 344, 356, S conc 651, enr 667 (Chapter 191)
- HB 713, requiring the office of institutional collections to furnish a chargeable person or estate with an annual report of charges. (Murray of Hil. 3, Smith of Rock. 5)
New title: requiring the office of institutional collections to furnish a chargeable person or estate with a report of charges if requested.
181, am 390, psd 394, S conc 698, enr 747 (Chapter 317)
- HB 714, relative to guardianship procedures. (Hanson of Bel. 5 et al)
181, psd 397, 433, recon & am 473-474, psd 475, S conc 698, enr am 796, enr 800 (Chapter 370)
- HB 715, relative to the Wentworth-Douglass hospital. (Donnelly of Str. 17)
248, K 346
- HB 716, concerning straight ticket voting. (Morrison of Hil. 14)
248, K 435
- HB 717, relative to limits on commerical trapping in the state. (Corser of Hil. 2)
248, K (RC) 375-376
- HB 718, relative to nursing homes. (Rogers of Rock. 10)
248, study 360, 832
- HB 719, to establish a hazardous material special board. (Sanders of Bel. 4 et al)
New title: establishing the hazardous material transportation advisory board.
248, am & Approp 375, psd 592, 602, conc S am 736, enr am 761, enr 789, appointments 832 (Chapter 371)
- HB 720, relative to responsibility for acts of vandalism by minors. (Gelinas of Hil. 31 et al)
248, am 397-398, psd 433, nonconc S am, conf 736, rep adop (RC) 782-783, enr am 796, enr 800 (Chapter 450)
- HB 721, relative to county budget hearings and providing ample time for deliberations. (Howard of Car. 1)
248, K 344

- HB 722, abolishing the election of county commissioners by district in Carroll County. (Howard of Car. 1)
New title: concerning the election of county commissioners in Carroll county.
248, psd 354, 356, conc S am 749, enr 764 (Chapter 451)
- HB 723, to revise the current use assessment tax. (Greene of Rock. 17, Dickinson of Car. 2)
248, com changed 294, psd (RC) 373-374, 394, conc S am 744, enr am 761, enr 789 (Chapter 485)
- HB 724, designating the bureau of vital records and health statistics as the health statistics center for New Hampshire and making an appropriation therefor. (French of Bel. 1)
248, Approp 375, am 611, psd 638, S conc 748, enr 764 (Chapter 452)
- HB 725, allowing cities and towns to adopt a provision requiring tuition payments for public school students residing on certain tax-exempt property. (Thomson of Graf. 7)
248, com changed 292, K 359
- HB 726, relative to mediation and binding arbitration for public employees. (McDonough of Hil. 29 et al)
248, study 413, 832
- HB 727, relative to the employment status of deputy sheriffs. (McDonough of Hil. 29 et al)
248, study 364, 832
- HB 728, relative to municipal permit fees for automobile registration. (Packard of Mer. 4)
248, am 344, psd 356, S conc 651, enr am 675, enr 696 (Chapter 215)
- HB 729, amending the charter of New England College. (Holliday of Mer. 3 et al)
248, psd 359, 394, S conc 581, enr 637 (Chapter 110)
- HB 730, establishing a tax relief program for the elderly and disabled based on property tax or rental expenditures. (Nims of Ches. 15, Vrakatitsis of Ches. 12)
248, K 483
- HB 731, eliminating prohibitions against political contributions by certain organizations. (Hildreth of Bel. 6)
249, K 473
- HB 732, permitting classified state employees to make political contributions. (Hildreth of Bel. 6)
249, K 473
- HB 733, relative to the public making oral presentations on matters presented in meetings open to the public. (Cote of Hil. 28)
249, K 358
- HB 734, relative to the qualifications of attorneys. (Ramsey of Str. 13)
249, K 341
- HB 735, providing a penalty for noncompliance with requirements for posting of certain prescription drug prices. (Cote of Hil. 28)
249, psd 358, 394, S conc 639, enr am 649, enr 657 (Chapter 148)
- HB 736, relative to the liquor licenses and permits granted to convention centers. (Lawton of Bel. 1)
249, am 367, psd 394, S conc 659, enr 668 (Chapter 118)
- HB 737, deleting the terms defective and delinquent from the duties of the division of welfare. (Epstein of Mer. 17)
249, psd 360, 394, S conc 639, enr 652 (Chapter 149)

- HB 738, relative to protective services to adults. (Wilson of Rock. 2, McManus of Straf. 18)
249, am 398, psd 433, nonconc S am, conf 736, rep adop 774, enr 789 (Chapter 372)
- HB 739, authorizing the commissioner of public works and highways to prohibit the transporting of hazardous cargo. (Krasker of Rock. 22, Griffin of Rock. 19)
249, psd 325, 336, S nonconc 715
- HB 740, relative to the university of New Hampshire police force. (Lessard of Str. 20)
249, K 405
- HB 741, relative to giving notice of a garage lien on personal property prior to sale. (Scamman of Rock. 15)
249, psd 398, 433, conc S am 736, enr 747 (Chapter 318)
- HB 742, relative to the investigation of fires where arson is suspected. (Boucher of Mer. 6)
249, am 387, psd 394, S conc 686, enr 696 (Chapter 231)
- HB 743, adopting the "Uniform Child Custody Act" and establishing the crime of unlawful custody. (Gage of Rock. 13, Epstein of Mer. 15)
New title: adopting the "Uniform Child Custody Jurisdiction Act."
249, psd 398, 433, S conc 698, enr am 741, enr 753 (Chapter 345)
- HB 744, relative to the reinstatement of Brohead Ford Sales, Inc. (French of Bel. 1)
New title: relative to the reinstatement of certain corporations.
249, am 354, psd 356, S conc 659, enr 668 (Chapter 192)
- HB 745, revising the manner of nominating certain candidates for special elections. (Hall of Hil. 12)
249, am 447, psd 475, S nonconc 735
- HB 746, relative to removing the exemption of the personnel commission from the administrative procedures act. (Hildreth of Bel. 6)
249, psd 359, 394, S nonconc 699
- HB 747, permitting party affiliation to be changed at certain times by mail. (Hildreth of Bel. 6)
249, K 435
- HB 748, requiring town clerks to accept voter registration applications. (Hildreth of Bel. 6)
249, K 435
- HB 749, concerning removing names from checklists. (Hildreth of Bel. 6)
249, study 447, 832
- HB 750, revising the voter registration form. (Hildreth of Bel. 6)
249, am 447-448, psd 475, S conc 715, enr 764 (Chapter 373)
- HB 751, establishing a New Hampshire occupational safety and health program. (Skinner of Rock. 3A)
249, study 432, 833
- HB 752, relative to overtime pay for employees. (Valliere of Mer. 19 et al)
249, study 413, 833
- HB 753, requiring the forfeiture of all accumulated good conduct time for inmates who escape from custody. (Granger of Hil. 13)
249, psd 325, 336, S conc 698, enr 747 (Chapter 319)

- HB 754, relative to open pit burning in towns less than 1,000 population. (Williamson of Sul. 9 et al)
249, am 374, psd 394, S conc 689, enr am 716, enr 747
(Chapter 320)
- HB 755, prohibiting state funding of abortions. (Granger of Hil. 13 et al)
249, LT (RC) 600, (RC) 675-676, K 818
- HB 756, relative to appeal tribunals of the department of employment security. (Skinner of Rock. 3A, Wheeler of Hil. 8)
249, K 399
- HB 757, amending various provisions of the unemployment compensation act. (Skinner of Rock. 3A)
249, am & Approp 443-445, psd 611, 638, nonconc S am, conf 744, 755, rep adop 773, enr 789 (Chapter 348)
- HB 758, abolishing the judicial council. (French of Bel. 1)
249, study 342, 833
- HB 759, establishing a state wild, scenic and recreational rivers system. (Schreiber of Str. 4, Ladd of Ches. 3)
249, SO 390, study 435-436, 833
- HB 760, concerning a uniform affidavit for residency. (Seeley of Graf. 10)
249, K 473
- HB 761, relative to courtesy deliveries by registered automobile dealers. (Appel of Rock. 17)
249, psd 358, 394, conc S am 699, enr 764 (Chapter 453)
- HB 762, relative to establishing human services coordinating councils. (Copenhaver of Graf. 13, Baybutt of Ches. 16)
257, am 378, psd 394, S study 699, 833
- HB 763, relative to property taxation of mobile homes. (Sanders of Bel. 4)
257, study 344, 833
- HB 764, relative to current use. (Belak of Sul. 2)
257, study 359, 833
- HB 765, relative to child support enforcement. (Taffe of Graf. 5)
257, K 360
- HB 766, relative to elections in cities, towns, and village districts. (Ramsey of Str. 13, Vaughan of Str. 5)
258, am 448-458, psd 475, conc S am 743, enr am 762, 781, enr 790 (Chapter 410)
- HB 767, relative to the budgets for the house clerk, house majority leader and house minority leader. (Pine of Str. 4, Allen of Car. 5)
258, K 432
- HB 768, providing for an office of stenographic services for the house of representatives. (Morrisette of Str. 7 et al)
258, K 432
- HB 769, amending the public employee labor relations law. (Skinner of Rock. 3A)
258, am & Approp 399-400, am 611, psd 638, S conc 739, enr am 759, enr 790, appointments 833 (Chapter 374)
- HB 770, relative to the registration of adult boarding homes. (Wiviott of Mer. 16 et al)
258, study 360, 833
- HB 771, relative to the sale of power by limited electrical energy producers. (Daniell of Mer. 13, Ralph of Mer. 13)
258, LT (RC) 464-465, psd 466-467, 475, conc S am 743, enr 764 (Chapter 411)

- HB 772, exempting a residence as an asset under the expanded elderly exemption for taxed property. (Newman of Rock. 18)
258, study 344-345, 833
- HB 773, authorizing the inter-county transfer of female prisoners and committal of persons who fail to pay fines to any house of correction or jail. (Wallin of Hil. 16 et al)
258, psd 364, 394, S conc 639, enr 652 (Chapter 150)
- HB 774, establishing procedures for class actions in state courts. (J. Herchek of Str. 16)
258, am 341-342, psd 355, S nonconc 740
- HB 775, relative to service of affidavits. (J. Herchek of Str. 16)
258, am 342, psd 355, S nonconc 740
- HB 776, providing for reciprocal rights of alimony enforcement for husband and wife. (J. Herchek of Str. 16)
258, psd 342, 355, S conc 698, enr 747 (Chapter 342)
- HB 777, to remove restrictions on branch banking. (Pucci of Rock. 5 et al)
258, am (RC) 440-442, psd 475, S conc 639, enr 652 (Chapter 123)
- HB 778, relative to the employment of an attorney to handle closing transactions on real property purchases. (Collins of Rock. 5)
258, study 398, 833
- HB 779, relative to the siting of nuclear facilities. (Belak of Sul. 2)
258, study 354, 833
- HB 780, relative to school district elections. (Randall of Bel. 3)
258, am 458-460, psd 475, S conc 639, enr am 773-774, enr 790 (Chapter 321)
- HB 781, relative to the public utilities commission and its authority to contract for electrical power. (Chambers of Graf. 13, Proctor of Ches. 14)
258, psd 358, 394, S conc 581, enr am 640, enr 657 (Chapter 151)
- HB 782, relative to the prize limit for beano games. (Spirou of Hil. 27)
258, K 390
- HB 783, relative to the public employee labor relations. (Chambers of Graf. 13, French of Bel. 1)
258, study 413, 833
- HB 784, relative to the house capital budget overview committee. (Bibbo of Mer. 2 et al)
258, study 366, 834
- HB 785, relative to increasing flexibility in capital budget procedures. (Bibbo of Mer. 2 et al)
New title: establishing a special committee to study capital budget procedures.
258, am 366, psd 394, nonconc S am, conf 687, 713, rep adop 756, enr 764, appointments 834 (Chapter 454)
- HB 786, establishing a 5 member committee to study the possibility of developing a uniform comprehensive definition of residency. (Seely of Graf. 10, Taffe of Graf. 5)
258, psd 342, 355, S nonconc 740
- HB 787, relative to the disconnection of utility service by public utilities during certain winter months. (Coutermarsh of Hil. 24)
258, K 358

- HB 788, relative to lead paint poisoning in dwellings. (White of Hil. 27 et al)
258, psd 360-361, 394, conc S am 687, enr 696 (Chapter 232)
- HB 789, relative to county budgetary procedures. (White of Hil. 27 et al)
258, am 364, psd 394, S conc 639, enr 652 (Chapter 152)
- HB 790, to permit the state to purchase a certain parcel of land in Bedford. (Smith of Hil. 34, Sweeney of Hil. 34)
258, K 389-390
- HB 791, concerning a minimum residency requirement for certain candidates. (Maglaras of Str. 17, Nadeau of Str. 10)
258, study 460, 834
- HB 792, requiring members of planning boards to take a soils course within one year after their appointment or election thereto. (Collins of Rock. 5)
258, K 365
- HB 793, relative to municipal employees. (Collins of Rock. 5)
258, K 365
- HB 794, providing certain temporary protection for persons suffering abuse. (Dunfey of Rock. 12)
258, K 398
- HB 795, enabling municipalities to implement the constitutional provision relative to single member districts for the state house of representatives. (Morrison of Hil. 14, Hall of Hil. 12)
258, study 393, 834
- HB 796, to improve services to the developmentally impaired. (Epstein of Mer. 15)
New title: to improve services to the developmentally impaired and to clarify the doctor-patient and psychologist-client privileges.
258, am & Approp 361-363, am 611-612, psd 638, conc S am 753, enr am 776-777, enr 789 (Chapter 322)
- HB 797, relative to the operation of mobile home parks by owners and operators. (Keenan of Rock. 11 et al)
259, psd 358-359, 394, S study 651, 834
- HB 798, relative to the authority of off-duty law enforcement officers. (Eaton of Ches. 11)
259, K 359
- HB 799, relative to planning boards. (Morrison of Hil. 14, Smith of Hil. 14)
259, am 365, psd 394, S conc 735, enr 747 (Chapter 323)
- HB 800, relative to the office space study committee. (Roberts of Bel. 4 et al)
259, psd 342, 355, conc S am 669, enr 696, appointments 834 (Chapter 233)
- HB 801, relative to the legislative historical committee. (Roberts of Bel. 4, French of Bel. 1)
New title: relative to the legislative historical committee and making an appropriation therefor.
259, Approp 342-343, am 592, psd 602, nonconc S am, conf 751, 758, rep adop 773, enr 789, appointments 835 (Chapter 324)
- HB 802, relative to state purchase of the Upham-Walker house and making an appropriation therefor. (French of Bel. 1 et al)
259, am 592-593, psd 602, nonconc S am, conf 749, 758, rep adop 773, enr 793 (Chapter 375)
- HB 803, to restructure travel allowances for members of the general court. (Allen of Car. 5, Blakeney of Mer. 17)
259, K 432

- HB 804, relative to interstate cooperation concerning disposal of containers and solid waste. (Allen of Car. 5)
259, psd 401, 433, S conc 581, enr 637 (Chapter 109)
- HB 805, requiring complete fiscal responsibility in the decommissioning of nuclear electric generating facilities by operating utilities. (Bowler of Bel. 3, Sen. Allen of Dist. 7)
259, am (RC) 465-466, psd 475, S study 659, 835
- HB 806, relative to political contributions, expenditures and advertising. (Kaklamanos of Hil. 21 et al)
259, psd 460, 475, S nonconc 740
- HB 807, relative to the bonding of county and municipal officers. (Tucker of Sul. 4)
259, am 365-366, psd 394, conc S am 742, enr am 761, 790, enr 793 (Chapter 376)
- HB 808, to conform the state unemployment compensation law to federal requirements specified in P.L. 94-566 amended. (Skinner of Rock. 3A et al)
259, am & Approp 470-473, psd 612, 638, S conc 689, enr am 716, enr 747 (Chapter 328)
- HB 809, relative to the protection of persons from domestic violence. (Wallin of Hil. 16 et al)
259, SO 431, am 436-439, psd 475, conc S am 743, enr am 760-761, enr 790 (Chapter 377)
- HB 810, relative to the classification of highways and state construction and reconstruction of highways. (While of Hil. 27, Bibbo of Mer. 2)
259, am 366-367, psd 394, S conc 686, enr 696 (Chapter 216)
- HB 811, to include public utilities in the municipal bond bank act. (Ware of Hil. 12)
259, study 434, 835
- HB 812, amending the city charter of Franklin. (Trachy of Mer. 13, Daniell of Mer. 13)
259, psd (RC) 353, 356, S conc 639, enr 652 (Chapter 153)
- HB 813, relative to compulsory motor vehicle liability insurance. (Wilson of Str. 11)
259, K 358
- HB 814, relative to the reinstatement of disqualification periods for unemployment compensation. (Spirou of Hil. 27)
259, K 445
- HB 815, relative to eligibility requirements for unemployment compensation. (Spirou of Hil. 27)
259, K 413
- HB 816, repealing the law that exempts the department of employment security from the right to know law. (Spirou of Hil. 27)
259, LT 412, K 818
- HB 817, relative to reassessments ordered by the board of taxation. (Johnson of Ches. 3, LaMott of Graf. 6)
259, psd 497, 498, S conc 659, enr am 675, enr 696, veto sustained (RC) 813
- HB 818, relative to the transportation of hazardous material. (Dickinson of Car. 2 et al)
New title: relative to the transportation of hazardous material and relative to the jurisdiction of the state police.
259, am 387-389, psd 394, conc S am 736, enr am 740, enr 754 (Chapter 344)
- HB 819, to revise the corporate statutes. (Boyer of Hil. 20 et al)
259, study 398, 835

- HB 820, to eliminate the practice of "double-dipping" in the state of New Hampshire. (Boisvert of Hil. 22, Gagnon of Hil. 21)
259, study 431, 835
- HB 821, amending the mechanics lien law. (Hynes of Hil. 25, Healy of Hil. 29)
259, study 412, 835
- HB 822, relative to investment by savings banks in mobile home and motor home loans. (Bodi of Mer. 7 et al)
259, psd 358, 394, S conc 651, enr 667 (Chapter 193)
- HB 823, concerning the presidential preference primary. (Chambers of Graf. 13 et al)
259, K 473
- HB 824, allowing graduates of accredited law schools to practice as a paralegal. (Cote of Hil. 28)
259, K 342
- HB 825, relative to public school interscholastic athletic competition. (Tufts of Rock. 13)
259, K 373
- HB 826, giving the moderator the same power as regards persons voting in person that he has as regards absentee voters. (Keller of Car. 5)
260, K 366
- HB 827, relative to office space for political parties of the house of representatives. (Collins of Rock. 5, Buckman of Graf. 9)
260, K 432
- HB 828, relative to the salaries of the house clerk and assistant clerk. (Allen of Car. 5 et al)
260, K 432
- HB 829, relative to auctions. (Guay of Coos 5)
260, K 405
- HB 830, relative to the New Hampshire port authority. (Peterson of Rock. 22, Griffin of Rock. 19)
260, K 367
- HB 831, concerning delinquency, child protection and children in need of services. (Blanchette of Rock. 14 et al)
260, LT (2 RC's) 378-380, am (2 RC's) 428-430, psd 433, conc S am 743, enr am 761-762, enr 790 (Chapter 361)
- HB 832, relative to the treatment of alcoholism. (Pucci of Rock. 5 et al)
New title: relative to the treatment of alcoholism, and fishing licenses for residents at certain state institutions, reorganizing state programs on alcoholism and drug abuse and relative to the sale of liquor and beverages in first class ballrooms.
260, com changed 307, Approp 385, psd 612, 638, nonconc S am, conf 751, rep adop 754, enr am 792-793, enr 800 (Chapter 378)
- HB 833, relative to judicial review of zoning board and board of adjustment decisions. (Taffe of Graf. 5)
260, psd 359, 394, S conc 639, enr 652 (Chapter 121)
- HB 834, relative to impasse procedures under the public employee labor relations act. (Spirou of Hil. 27 et al)
260, study 413, 835
- HB 835, reorganizing the program on alcoholism and drug abuse. (Chambers of Graf. 13 et al)
260, am & Approp 405-411, psd 612, 638, S nonconc 748
- HB 836, allowing post secondary students to work for wage rates set by the labor commissioner. (Day of Hil. 26, Van Loan of Hil. 9)
260, am 400, psd 433, S conc 639, enr 652 (Chapter 154)

- HB 837, relative to review of expenses for legislative business. (Allen of Car. 5, Johnson of Ches. 3)
260, K 432
- HB 838, permitting the director of motor vehicles to assist town and city clerks in collecting bad checks for motor vehicle permit fees. (Head of Hil. 10 et al)
260, psd 369, 394, S conc 698, enr 747 (Chapter 325)
- HB 839, redefining the term "permanent policemen" as used in RSA 100-A, relative to the New Hampshire retirement system. (Dion of Hil. 21)
260, am & Approp 411, psd 612, 638, S nonconc 748
- HB 840, relative to railroad police. (Hoar of Rock. 8)
260, psd 369, 394, S conc 735, enr 747 (Chapter 331)
- HB 841, relative to thoroughbred horse breeding. (Rogers of Rock. 10 et al)
260, com changed 292, K 359
- HB 842, to include registered clinical social workers in the category of services authorized under minimum mental illness coverage under major medical and non-major medical accident and health insurance. (Nighswander of Bel. 2 et al)
260, psd 434, 475, S study 699, 835
- HB 843, prohibiting the detention of minors in a house of correction or jail. (Wallin of Hil. 16)
260, K 390
- HB 844, restricting smoking in enclosed public places. (Blakeney of Mer. 17 et al)
260, study 469, 835
- HB 845, establishing the office of ombudsman. (Ramsey of Hil. 33 et al)
260, am & Approp 411-412, study 600, 835
- HB 846, increasing the bonding authority of the New Hampshire housing finance agency and increasing the number of members of said agency. (Spirou of Hil. 27, Roberts of Bel. 4)
260, am 338-339, psd 355, nonconc S am, conf 742-743, 757, 758, rep adop 773, enr 789 (Chapter 379)
- HB 847, relative to the timber yield tax. (Johnson of Ches. 3)
260, am 483, psd 485, S nonconc 740
- HB 848, providing for review of bar examination results. (Cote of Hil. 28)
260, K 363
- HB 849, relative to review of lawyer's moral qualifications. (Cote of Hil. 28)
260, K 355
- HB 850, establishing training, certification, utilization and supervision of professional guardians. (Hanson of Bel. 5)
260, psd (RC) 390-391, 394, S study 639, 835
- HB 851, relative to the treatment of terminal cancer patients and persons suffering from severe glaucoma. (Hanson of Bel. 5)
260, psd 385, 394, S study 715, 835
- HB 852, relative to the termination of parental rights. (Copenhaver of Graf. 13, Sen. Champagne of Dist. 20)
260, psd 363, 394, conc S am 716, enr 747 (Chapter 332)
- HB 853, relative to legal representation for social workers. (Blanchette of Rock. 14 et al)
260, SO 431, am & Approp 439, psd (RC) 627-628, 638, nonconc S am, conf 736, 744, 752, rep rej 756, rep adop (RC) 784-785, enr 793 (Chapter 412)

- HB 854, allowing municipal employers to pay their group I employees' contributions to the New Hampshire retirement system. (Hildreth of Bel. 6, Sackett of Str. 4)
260, K (RC) 421-422
- HB 855, relative to the size of bargaining units under the public employee labor relations act. (Hildreth of Bel. 6)
260, K 413
- HB 856, relative to increasing the size of the public employee labor relations board. (Hildreth of Bel. 6)
261, K 413
- HB 857, relative to the distribution of the Revised Statutes Annotated and the session laws. (French of Bel. 1)
261, psd 400, 433, nonconc S am, conf 687, 713, rep adop 755, enr am 763, enr 790 (Chapter 380)
- HB 858, to enable state-chartered banks to compete with banks operating under federal charter. (LaMott of Graf. 6)
261, K 434
- HB 859, to prohibit increased fuel adjustment charges based on substituted power and fuel costs. (Smith of Hil. 34 et al)
261, com changed 292, am (RC) 467-468, psd 475, S nonconc 740
- HB 860, relative to the house capital budget overview committee. (White of Hil. 27 et al)
261, K 432-433
- HB 861, relative to automobile insurance. (Smith of Hil. 34 et al)
261, K 469-470
- HB 862, providing for the restitution of victims of crimes through use of forfeited bail money. (Ladd of Ches. 3)
261, study 398, 835
- HB 863, relative to the conversion of solid waste into energy. (Dunfee of Rock. 12, Keenan of Rock. 11)
261, study 445-446, 836
- HB 864, relative to planning bicycle trails when laying out and constructing new highways. (Schreiber of Str. 4)
261, am 367-368, psd 394, conc S am 699, enr 764 (Chapter 486)
- HB 865, relative to organization of county delegations. (Hanson of Bel. 5)
261, psd 366, 394, S conc 651, enr 667 (Chapter 194)
- HB 866, permitting certain school districts to pay teachers' contributions to the New Hampshire retirement system. (Skinner of Rock. 3A et al)
261, K 396
- HB 867, relative to the installation of urea-formaldehyde based foam insulation. (Smith of Hil. 14 et al)
261, com changed 307, study 401, 836
- HB 868, relative to the extension and expansion of water utility service. (Smith of Hil. 14 et al)
New title: relative to the extension and expansion of private water utility service.
261, am 368, psd 394, S nonconc 699
- HB 869, establishing the crime of retail theft. (Eaton of Ches. 11 et al)
261, am 398-399, psd 433, S nonconc 740
- HB 870, relative to the prohibition of juice bars and bottle clubs. (Lamy of Hil. 35 et al)
261, am 399, psd 433, conc S am 743-744, enr 764 (Chapter 413)
- HB 871, legalizing the Hanover town meeting. (Chambers of Graf. 13 et al)
New title: relative to the Hampton Beach village district

- and legalizing certain town and school district meetings.
261, psd 345, 356, conc S am 744, enr am 760, enr 790
(Chapter 414)
- HB 872, renaming the Laconia airport authority and amending the
composition of the authority and the appointive agency.
(Roberts of Bel. 4)
261, study 369, 836
- HB 873, relative to judgments for attorneys' fees and judgments
rendered against the state pursuant to RSA 99-D. (Spanos of
Sul. 6)
261, com changed 336, K 399
- HB 874, abolishing the commission on the status of women.
(Cranger of Hil. 13)
261, K 359
- HB 875, establishing the New Hampshire legislative academy of
science and technology. (Wight of Hil. 10)
307, study 400, 836
- HB 876, allowing the Moultonborough school district to be a
supervisory union. (Smith of Car. 3, Sen. Conley of Dist. 3)
336, study 442, 836
- HB 877, making appropriations for capital improvements. (White
of Hil. 27 et al)
New title: making an appropriation for capital improvements
and extension of previous appropriations.
338, am & Approp 571-579, am 628-637, psd 638, nonconc S am,
conf 745, 755, rep adop 784, enr am 798, enr 800 (Chapter 435)
- HB 878, relative to pay raises and benefits for state
employees. (Roberts of Bel. 4 et al)
579, am (2 RC's) 614-617, psd 638, S nonconc 748
- HB 879, relative to salary increases for university system of
New Hampshire employees and making an appropriation
therefor. (Roberts of Bel. 4 et al)
579, am (2 RC's) 612-614, psd 638, S nonconc 748
- HB 880, establishing the New Hampshire energy finance
commission. (Chambers of Graf. 13, Spirou of Hil. 27)
686, study 810, 836
- HB 881, to provide bond financing for public utilities. (Ware
of Hil. 12)
New title: to provide bond financing for public utilities
and relative to the public utilities commission.
686, SO 744, am (RC) 749-750, psd 754, conc S am (RC)
807-808, enr 815 (Chapter 498)
- HB 882, relative to certain public utility companies
establishing future credit accounts to reimburse customers
for payment of certain surcharges. (French of Bel. 1)
686, K 725
- HB 883, relative to the charter of the Laconia YMCA. (Hildreth
of Bel. 6 et al)
intro & psd 776, S conc 780, enr 789 (Chapter 415)

HOUSE CONCURRENT RESOLUTIONS

- HCR 1, adopting joint rules for the 1979 session. (French of Bel. 1, Spirou of Hil. 27)
intro & LT 13, printed, am (2 RC's) & adop 30-36, 44, S
nonconc, conf 149, rep adop 490-493, 581
- HCR 2, relating to child-fire safety and the right to
manufacture a safer matchbook. (Lawton of Bel. 1)
New title: relating to the right to manufacture a safer
matchbook.
intro & adop 21-22, conc S am 46
- HCR 3, requiring action from both houses of the general court
on joint rules on or before March 1, 1979. (Hall of Hil. 12)
51, ext 88, 179, K 393
- HCR 4, rescinding the ratification by this state of the
proposed amendment to the Constitution of the United States
extending equal rights to women. (Boisvert of Hil. 22)
63, IP (RC) 188-190
- HCR 5, inviting Chief Justice Lampron to address a joint
convention of the general court on the state of the
judiciary. (Roberts of Bel. 4, Sen. Monier of Dist. 9)
63, adop 123-124, 131, S conc 163
- HCR 6, establishing a bipartisan joint committee to recodify
and reindex the house, senate and joint rules adoption by
the 1979 general court. (Hall of Hil. 12)
87, K 240-241
- HCR 7, relative to growth management. (Wight of Hil. 10 et al)
174, adop 298, 299, S conc 651
- HCR 8, concerning the budget of the United States. (Roberts of
Bel. 4 et al)
174, adop (2 RC's) 346-348, (RC) 350, S conc 461
- HCR 9, congratulating Mrs. Marilyn Black National Teacher of
the Year. (Crory of Graf. 13)
intro & adop 209 (S conc)
- HCR 10, ratifying the proposed amendment to the Constitution of
the United States giving the District of Columbia
representation in Congress. (Lessard of Str. 20 et al)
250, K (RC) 461-462
- HCR 11, apply to congress of the United States to call a
convention to propose an amendment to protect the lives of
the unborn. (Granger of Hil. 13 et al)
261, com changed 307, LT (RC) 462-463, (RC) 497-498, K 818
- HCR 12, relative to the dredging and widening of the Piscataqua
River. (Griffin of Rock. 19 et al)
261, adop 401, 433, conc S am 670
- HCR 13, relative to initiating a state-wide agricultural
production and food policy. (Blakeney of Mer. 17 et al)
261, adop 359, 394, S conc 639
- HCR 14, relative to naming the Richard D. Hanson Hall in the
legislative office building. (Warburton of Rock. 8 et al)
261, adop 343, 355, S conc 689
- HCR 15, urging the governor to submit to the department of
housing and urban development a letter of intent to
participate in a demonstration program to develop improved
housing for the chronically mentally ill. (Nardi of Hil. 27)
intro & adop 637, S conc 639
- HCR 16, memorializing Nathan A. Tirrell. (Wheeler of Hil. 8)
intro & adop 815, S conc 817

HOUSE RESOLUTIONS

- HR 1, fixing January 26 as the date through which House Rules may be amended by majority vote. (French of Bel. 1)
intro & am 13, am (5 RC's) & adop 36-43
- HR 2, relative to a run-off election in Keene. (French of Bel. 1)
intro & adop 12
- HR 3, extending the date for amending house rules by majority vote. (Allen of Car. 5)
not introduced
- HR 4, providing daily newspapers to House members on session days. (Daniell of Mer. 13)
51, K (RC) 96-97
- HR 5, relative to establishing special committees. (McManus of Str. 18)
not introduced (RC) 84-85
- HR 6, relative to the harassment and treatment of United States citizens in Iran. (Sanders of Bel. 4)
76, suspension of rules rej (RC) 83-84, K 686
- HR 7, relative to tax credits for utilizing wood burning or solar devices for conservation of fossil fuels and oil. (Science and Technology Committee)
115, adop 331
- HR 8, relative to the designation of portions of the White Mountain National Forest as wilderness. (Bibbo of Mer. 2)
115, K 331
- HR 9, setting April 5 as the deadline for introducing all House Bills and resolutions into the House. (French of Bel. 1)
intro & adop 129
- HR 10, setting April 5 as the deadline for approving by signature any proposed legislation in the Office of Legislative Services. (French of Bel. 1)
intro & adop 129-130
- HR 11, celebrating Greek Independence Day. (Hildreth of Bel. 6, Chambers of Graf. 13)
intro & adop 173
- HR 12, relative to New Hampshire ownership of Seabrook station. (French of Bel. 1 et al)
174, K 301
- HR 13, Crane Resolution. (Roberts of Bel. 4 et al)
intro & adop 114
- HR 14, relative to the membership of the house rules committee. (McManus of Str. 18)
180, SO 390, K (RC) 476-478
- HR 15, urging the United States Congress to pass legislation creating an Energy Corporation of the Northeast. (White of Hil. 27, LaMott of Graf. 6)
180, K 324
- HR 16, relative to establishing special committees. (McManus of Str. 18)
180, K 400-401
- HR 17, in support of National Library Week. (Roberts of Bel. 4)
intro & adop 209-210
- HR 18, deploring the department of transportation's plan to discontinue the Montrealeur passenger train service. (Coutermarsh of Hil. 24)
262, am & adop 401-402

- HR 19, congratulating Rep. David Pine. (Strafford County
Delegation)
intro & adop 318
- HR 20, congratulating Alexander Mandych, D.A.R. Good Citizen of
the Year. (Roberts of Bel. 4 et al)
intro & adop 488
- HR 21, honoring George Basbas on his 100th birthday. (Roberts
of Bel. 4 et al)
intro & adop 488
- HR 22, commending Massachusetts General Court for its
cooperation in efforts to restore passenger train service.
(Coutermarsh of Hil. 24)
intro & adop 497
- HR 23, on the death of the Honorable Edward H. Enright.
intro & adop 579
- HR 24, on the death of the Honorable Gladys L. Whipple.
intro & adop 579
- HR 25, on the death of the Honorable David Peterson.
intro & adop 579
- HR 26, congratulating Rep. Theodora McAlpine Nardi. (Wilson of
Str. 11 et al)
intro & adop 579-580
- HR 27, honoring Archbishop Iakovos. (Spirou of Hil. 27)
intro & adop 696
- HR 28, relative to indiscriminate closing of smaller United
States post offices. (Snell of Graf. 4)
intro & adop 737
- HR 29, congratulating Merrimack Valley High School for winning
the NHIAA Class I baseball championship. (Trombly of Mer.
10, Randall of Bel. 3)
intro & adop 752-753
- HR 30, relative to dairy farms. (Campbell of Rock. 5 et al)
intro & adop 753
- HR 31, commending the Littleton High School Baseball team.
(Allen of Graf. 1 et al)
intro & adop 756
- HR 32, commending the Sunapee High School Baseball team.
(Wiggins of Sul. 8)
intro & adop 775
- HR 33, commending the Interlakes Softball team. (French of
Bel. 1 et al)
intro & adop 775
- HR 34, congratulating Nashua High School for winning the NHIAA
Class L baseball championship. (Nashua Delegation)
intro & adop 787
- HR 35, honoring Frances M. Wiggin, Librarian of the Year.
(Bedford Delegation)
intro & adop 787
- HR 36, relative to the authority of House committees to act in
the interim. (Tucker of Sul 4)
intro & adop 818
- HR 37, commending the Sergeant-at-Arms and his staff. (French
of Bel. 1, Chambers of Graf. 13)
intro & adop 818

HR 38, commending all commissioners and department heads.
(Newman of Rock. 18)
LT (RC) 820-821

HR 39, commending Costas S. Tentas, chairman of the Liquor
Commission. (French of Bel. 1 et al)
intro & adop (2 RC's) 815-817

HR 40, memorializing the New Hampshire Public Utilities
Commission regarding full and timely re-evaluation of
Seabrook Station. (Bowler of Bel. 3)
LT (RC) 819

HR 41, commending George B. Roberts, Jr., on becoming President
of the National Conference of State Legislatures. (French of
Bel. 1)
intro & adop 815

HOUSE BILLS OF INTENT

HB I 2001, Re the establishment of a Nashua county and a
Manchester county. (Marcoux of Hil. 31)
12, K 64

HB I 2002, Re investigating the dangers of exposure to low-level
radiation emissions. (Burchell of Str. 12 et al)
46, study 401, 836

HB I 2003, Re the holding of hearings on policies of the liquor
commission. (Girolimon of Hil. 30)
63, K 255

HB I 2004, Re establishing within state government an energy
office to replace the governor's council on energy. (Stahl
of Hil. 17)
113, study 401, 836

HB I 2005, Re establishing a restaurant or coffee shop next to
each liquor store in Hooksett. (Granger of Hil. 13)
113, K 187

HB I 2006, Re the date of convening the county delegations.
(Lyons of Hil. 13)
122, study 303, 836

HB I 2007, Re studying foreign exchange programs in New
Hampshire post secondary schools. (Willey of Coos 3)
122, study 251, 836

HB I 2008, Re medical insurance for residents of state
institutions. (Granger of Hil. 13)
122, study 294, 836

HB I 2009, Re requiring all marine biology work for the fish and
game department to be handled by the university of New
Hampshire. (Peterson of Rock. 22, Griffin of Rock 19)
148, study 271, 836

HB I 2010, Re the spare tires on some new cars sold in New
Hampshire. (Dunfee of Rock 12)
162, study 369, 836

HB I 2011, Re imposing a fine of \$100 for camping in
nondesignated areas. (LoFranco of Rock. 21, Landry of Rock.
23)
174, K 312-313

HB I 2012, Re the energy requirements to illuminate the highway
system of the state. (Smith of Hil. 34)
249, study 401, 836

HB I 2013, Re interest rate charges on revolving charge
accounts. (Dionne of Bel. 6)
249, study 358, 837

- HBI 2014, Re equalizing residency requirements. (Keller of Car. 5)
 249, study 460, 837
- HBI 2015, Re the university system board of trustees. (DeNafio of Str. 19)
 249, study 359, 837
- HBI 2016, Re the flat grants system of state aid to education. (Reese of Rock. 6 et al)
 249, study 483, 837
- HBI 2017, Re creating a marine division to control, regulate and manage all salt water fishing in the state. (Peterson of Rock 22, Griffin of Rock 19)
 249-250, study 360, 837
- HBI 2018, Re the athletic commission. (Spirou of Hil. 27)
 261, study 359-360, 837
- HBI 2019, Re the proposed bridge over the Pemigewasset River in Franklin. (White of Hil. 27 et al)
 261, study 367, 837
- HBI 2020, Re the reorganization of county government. (Dunfey of Rock. 12, Mulligan of Hil. 19)
 262, study 366, 837
- HBI 2021, Re New Hampshire's participation in New England regional energy associations. (Proctor of Ches. 14 et al)
 262, study 401, 837
- HBI 2022, Re supportive services for members of the general court. (Allen of Car. 5, Eaton of Ches. 11)
 262, K 352-353
- HBI 2023, Re studying the requirement of reporting of well digging information to the state. (Schreiber of Str. 4)
 262, study 375, com changed 810, study 837
- HBI 2024, Re the house of representatives taking action urging unrepresented districts to fill vacancies within its membership. (Riley of Hil. 26)
 262, K 435
- HBI 2025, Re conversion of seasonal dwellings to year round use. (Schreiber of Str. 4)
 262, study 346, 837
- HBI 2026, Re certain maintenance contracts for the state house complex. (Plourde of Mer. 7)
 263, study 363, 837
- HBI 2027, Re persons who receive unemployment compensation benefits through fraud. (Morin of Bel. 5)
 336, study 400, 837
- HBI 2028, Re granting a special tax freeze privilege to the elderly. (Wallace of Hil. 22, Lyons of Hil. 13)
 336, study 366, 837

SENATE BILLS

- SB 1, relative to the insanity defense in criminal proceedings.
 intro rej 806, intro & adop (2 RC's) 808-810, study 838
- SB 2, providing for the acquisition of certain dams and water rights and repair thereof by the water resources board and making an appropriation therefor.
 intro rej (RC) 806-807
- SB 8, reapportioning the state senatorial districts.
 study 838

- SB 9, relative to the replacement of windows in the state house annex and the powers of the subcommittee for the handicapped and making an appropriation therefor.
182, Approp 304, psd 355, enr 356 (Chapter 75)
- SB 10, extending the capital appropriation for the Hayes building and increasing the authorization for certain capital projects for the department of safety.
167, Approp 323, psd 593, 602, enr am 640, enr 652 (Chapter 120)
- SB 18, prohibiting a candidate defeated in a primary from running as an independent in the general election.
New title: prohibiting a candidate defeated in a primary from running as an independent and prohibiting a person from appearing on the ballot for different offices under different party designations or as an independent in the general election.
71, K 645-646
- SB 20, relative to the charter of the Frisbie Memorial Hospital.
71, psd 152, 160, enr 175 (Chapter 29)
- SB 23, establishing the New Hampshire civic and sports facilities authority as a body politic and corporate for the purpose of acquiring, constructing furnishing, equipping, owning, improving, operating, maintaining and financing civic and sport facilities, complexes, and making an appropriation therefor.
175, IP 674
- SB 25, establishing a committee to propose a recodification of the highway and road laws in title XX and other RSA titles and making an appropriation therefor.
149, Approp 476, am 717, psd 738, S nonconc, conf 746, 757, rep adop 765, enr 789, appointments 838 (Chapter 416)
- SB 26, relative to the wholesale dealer's license to buy and sell lobsters and crabs.
71, study 176, 838
- SB 27, providing for an antique motorcycle.
71, psd 153, 160, enr am 178, enr 182 (Chapter 48)
- SB 28, making it a crime for failure to deliver certain applications for absentee ballots.
New title: relative to absentee voting by certain persons.
487, K 655
- SB 31, providing for the sale of lucky 7 tickets by the sweepstakes commission and making the commission the sole manufacturer and distributor of gaming materials and equipment.
487, am & study 684-685, 838
- SB 32, providing a supplemental appropriation to the barbers' examining and licensing board.
121, IP 267
- SB 33, to include licensed pastoral counselors in the category of services authorized under minimum mental illness coverage under major medical and non-major medical accident and health insurance.
487, psd (RC) 693-694, 697, enr 747 (Chapter 293)
- SB 34, establishing a study commission for an impact survey on the removal of advertising devices and making an appropriation therefor.
487, am & Approp 663-664, am 717-718, psd 738, S conc 745, enr 753, appointments 838-839 (Chapter 340)
- SB 35, relative to financial disclosure for all elected and appointed officials in the state of New Hampshire.
294, IP (RC) 655-657

- SB 37, relative to the registration of foreign nonprofit corporations.
123, psd 244, 247, enr 306 (Chapter 92)
- SB 38, relative to the registration and reporting of lobbyists.
499, am 682, psd 687, S nonconc, conf 755 (Died)
- SB 39, relative to the date of bank reports and the filing period.
New title: relative to the filing dates of certain reports required to be filed with the bank commissioner.
123, psd 250, 257, enr am 306, enr 393 (Chapter 99)
- SB 40, repealing the advertising restriction relative to a bank's authority to act as executor.
149, psd 301, 305, enr 319 (Chapter 93)
- SB 41, relative to reserve requirements for banks.
149, am 308, psd 318, S conc 357, enr am 476, enr 579 (Chapter 107)
- SB 42, revising the pharmacy laws.
294, psd 661, 668, enr 675 (Chapter 155)
- SB 43, adopting a New Hampshire - Massachusetts interstate sewage and waste disposal facilities compact.
76, psd 164, 173, enr 180 (Chapter 31)
- SB 44, requiring the reporting of critical health problems.
181, rcmt 646, am 693, psd 697, S conc 715, enr 747 (Chapter 339)
- SB 45, relative to special license plates for handicapped persons.
New title: relative to motor vehicle identification for handicapped persons.
307, am & Approp 643-644, psd 718, 738, S conc 745, enr 764 (Chapter 417)
- SB 46, increasing the authorization of dredging Hampton harbor.
76, psd & enr 112 (Chapter 3)
- SB 47, providing for a 3 day hunting season for moose.
132, LT 313, 735, K 818
- SB 48, requiring that the insured persons be notified if a group insurance policy is cancelled.
New title: relative to the termination of a group life insurance policy.
Second new title: relative to the termination of group life and accident and health insurance policies.
487, am 691-692, psd 697, S nonconc, conf 735, rep adop 765-766, enr am 791, enr 793 (Chapter 418)
- SB 49, providing a uniform appraisal, levy and appeal procedure for state payments in lieu of property taxes.
study 839
- SB 50, providing for the payment of legislative mileage for all official legislative branch travel.
319, am 682, psd 687, S conc 699, enr 747 (Chapter 294)
- SB 52, relative to the reduction of an employer's lien under workmen's compensation in settlement with third parties.
487, K (RC) 646-647, recon rej 676
- SB 53, authorizing the sale of beer and wine in restaurants in Errol.
New title: authorizing the sale of beer and wine in restaurants in Errol and the issuance of retail wine licenses in Hancock.
307, am 643, psd 649, S conc 659, enr am 675, enr 696 (Chapter 234)

- SB 54, relative to the department of centralized data processing.
500, study 710, 839
- SB 55, relative to the limitation on receiving assistance from the federal government and the state for sewage disposal facilities.
181, am & Approp 654, SO 718, am 722-723, psd 738, S conc 744, enr 753 (Chapter 341)
- SB 56, allowing state employees who are members of the employees' retirement system of the state of New Hampshire to become members of the New Hampshire retirement system.
New title: allowing state employees who are earning benefits under the employees' retirement system of the state of New Hampshire to elect to earn benefits under group I of the New Hampshire retirement system.
319, psd 693, 697, enr 747 (Chapter 338)
- SB 57, making a supplemental appropriation to the department of safety.
149, psd 312, 318, enr 346 (Chapter 76)
- SB 58, relative to the police standards and training council.
181, am & Approp 478, psd 718, 738, S conc 744, enr 764 (Chapter 419)
- SB 59, relative to the mandatory retirement age of sheriffs.
294, K 659
- SB 60, increasing the maximum bond requirement of beer manufacturers and wholesalers.
181, psd 476, 485, enr 499 (Chapter 105)
- SB 61, authorizing towns to make appropriations for cultural activities.
294, psd 645, 650, enr 667 (Chapter 156)
- SB 62, authorizing a fee for publication of notice in probate proceedings.
488, psd 699, 714, enr 747 (Chapter 337)
- SB 63, expanding the scope of the practice of optometry to permit the use of drugs for diagnostic purposes.
487, study (RC) 680-681, 839
- SB 64, increasing certain fees of sheriffs and deputy sheriffs.
487, am 660, psd 668, S conc 689, enr am 741-742, enr 753 (Chapter 336)
- SB 65, establishing a committee to study the state planning and zoning statutes and making an appropriation therefor.
New title: establishing a committee to study the state planning and zoning statutes and making an appropriation therefor and relative to site plan review by planning boards.
487, am & Approp 678-679, psd 718, 738, S nonconc, conf 749, rep adop 778, enr am 791, enr 793, appointments 839 (Chapter 455)
- SB 66, relative to the per diem paid to deputy sheriffs.
487, psd 642, 649, enr 667 (Chapter 157)
- SB 67, relative to fluoridation referendums.
500, am 664-665, psd 668, S conc 715, enr 747 (Chapter 335)
- SB 68, making an appropriation for the governor's commission for the handicapped.
149, K 312
- SB 69, to prohibit the mandatory retirement of public and private employees.
294, am (RC) 725-727, psd 738, S conc 740, enr am 756, enr 764 (Chapter 420)

- SB 70, relative to the preparation and processing of the state judicial branch.
263, am & Approp 699-700, LT 722, K 818
- SB 72, relative to the contents of bills.
486, K 660
- SB 73, relative to fees for small claims.
500, psd 641, 649, enr 667 (Chapter 158)
- SB 74, relative to the authority to levy tolls on the eastern New Hampshire turnpike, the central New Hampshire turnpike, and the New Hampshire turnpike system.
307, K 646
- SB 75, establishing a criminal victim reimbursement fund and making an appropriation therefor.
study 839
- SB 76, relative to qualifications of persons employed in the sale or distribution of liquor or beverages.
488, study 643, 839
- SB 78, providing for a universal writ to be used by each of the district and municipal courts.
657, psd 700, 714, enr am 791, enr 793 (Chapter 382)
- SB 79, allowing victims of crimes to have their views considered in pre-sentence investigation.
New title: relative to pre-sentence investigations and reports.
488, am 700-701, psd 714, S conc 740, enr 747 (Chapter 330)
- SB 80, to reclassify a certain highway in the town of Conway.
181, com changed 207-208, am & Approp 671, psd 718, 738, S conc 744, enr 764 (Chapter 421)
- SB 81, amending the meals tax as applied to vending machines.
study 839
- SB 82, increasing the minimum age for purchase, sale and consumption of alcoholic beverages to 20 years.
study 839
- SB 84, relative to the enactment of the remaining provisions of the model administrative procedures act.
study 840
- SB 85, providing for state participation in the cost of blister rust control and making an appropriation therefor.
New title: providing for state participation in the cost of blister rust control.
319, am & Approp 654-655, am 718, psd 738, S conc 744, enr 764 (Chapter 422)
- SB 86, removing the deputy of any department or agency which receives federal grants-in-aid from the classified state service.
New title: removing the deputy of any department or agency which receives federal grants-in-aid from the classified state service and establishing a committee to study the appointment procedures and terms of office of all department heads and deputies.
307, am & Approp 679-680, am 718, psd 738, S conc 745, enr 764, appointments 840 (Chapter 383)
- SB 87, repealing the provisions of the administrative committee of probate court.
294, psd 641, 649, enr 667 (Chapter 159)
- SB 88, relative to the redemption of bank shares.
175, am 301, psd 305, S conc 319, enr 346 (Chapter 91)
- SB 89, instructing the commissioner of resources and economic

- development to erect a commemorative marker at the Nansen Ski Jump in honor of Alf Halverson.
209, psd 672, 676, enr 696 (Chapter 235)
- SB 90, relative to the illegal sale or illegal possession of certain quantities of narcotic drugs.
New title: relative to the illegal sale of certain quantities of narcotic drugs.
499, K (RC) 710-711
- SB 91, relative to OHRV use of bridges in certain cases.
294, am 646, psd 650, S nonconc, conf 689, rep adop 766, enr 789 (Chapter 423)
- SB 92, establishing a commission to study the impact of tax-exempt non-federal institutional property on localities.
500, am & Approp 683, psd 718-719, 738, S conc 745, enr 753, appointments 840 (Chapter 334)
- SB 93, authorizing the Berlin water works to use an increased amount of water from the Godfrey dam and reservoir.
487, study 706, 840
- SB 94, relative to the payment of judgments.
486, K 641
- SB 95, relative to presentence reports of the probation department.
study 840
- SB 97, relative to duties of probation officers with respect to court ordered payments of support.
study 841
- SB 98, relative to the maintenance of probation department funds in an interest bearing account and appropriating the interest therefrom.
263, Approp 685, am 719, psd 738, S nonconc, conf 751, rep adop 766-767, enr 789 (Chapter 424)
- SB 99, relative to the probation department's collection duties.
study 841
- SB 100, providing for the regulation of water treatment plant operators and water distribution system personnel.
307, am & Approp 655, psd 719, 738, S conc 745, enr 764 (Chapter 487)
- SB 103, exempting bridge postings from the administrative procedures act.
181, psd 323, 336, enr 376 (Chapter 94)
- SB 104, establishing a select commission to examine a unified court system and making an appropriation therefor.
499-500, am & Approp 704-705, psd 722, 738, S nonconc, conf 749, rep adop 767, enr 789, appointments 841 (Chapter 488)
- SB 106, relative to the prevention, investigation, and treatment of child abuse and neglect, establishing a child abuse and neglect hot line and making an appropriation therefor.
study 841
- SB 107, relative to the bonding authority of the New Hampshire housing finance agency.
263, K 640
- SB 108, reimbursing Leona Foote for certain legal expenses and making an appropriation therefor.
487, am 719-720, psd 738, S conc 740, enr am 748, enr 764 (Chapter 489)
- SB 109, relative to issuance of building permits pending changes in building codes and zoning ordinances.
500, K 652

- SB 111, making an appropriation to the Nansen ski jump.
New title: making an appropriation to the Nansen ski club.
263, am 720, psd 738, S nonconc, conf 746, rep adop 767, enr 789 (Chapter 490)
- SB 112, relative to the refinance of debt by hospitals.
New title: relative to the refinance of debt by hospitals and institutions for higher education.
500, am 720, psd 738, S nonconc, conf 745-746, rep adop 767-768, enr am 792, enr 793 (Chapter 384)
- SB 113, providing for the confidentiality of pistol permits.
New title: providing for the confidentiality of pistol permits and license issuances for possession of high explosives.
263, am (RC) 483-484, psd 485, S conc 497, enr 499 (Chapter 106)
- SB 114, relative to notifying abutters of a road or highway to be discontinued.
New title: relative to notifying abutters of a road or highway to be discontinued or released and discharged.
487, K 642
- SB 115, relative to the removal of town treasurers upon discovery of irregularities.
487, am 642, psd 649, S conc 699, enr 747 (Chapter 327)
- SB 116, relative to withholding building permits pending zoning law changes in cities.
New title: relative to issuance of building permits pending changes in building codes and zoning ordinances in cities and towns.
486, am 652-653, psd 657, S conc 689, enr 712 (Chapter 249)
- SB 117, relative to the degree granting authority of Thomas More College.
study 841
- SB 118, relative to liquor licenses for on-premises catered functions.
500, am 672, psd 676, S conc 689, enr 696 (Chapter 236)
- SB 119, relative to the posting of notice of hearings on zoning ordinances in towns and village districts.
New title: relative to the posting of notice of hearings on zoning ordinances and building code enactment procedures in towns and village districts.
486, am 665-667, psd 668, S conc 699, enr am 741, enr 753 (Chapter 329)
- SB 120, authorizing local communities to waive the requirements of inventory filings.
486, K 642
- SB 123, relative to dental practice in New Hampshire.
487, am 703-704, psd 714, S conc 740, enr 793 (Chapter 456)
- SB 124, providing additional retirement allowances for teachers who retired prior to July 1, 1957.
319, Approp 659-660, psd 720, 738, enr 753 (Chapter 333)
- SB 125, legalizing the 1979 town meeting of Derry.
New title: legalizing the 1979 town meetings of Derry and Dublin.
Second new title: legalizing actions taken at certain town meetings, school district meetings, and precinct meetings.
499, am & rcmt 705-706, am (RC) 733-735, psd 738, S nonconc, conf 755, rep adop 768, enr 790 (Chapter 352)
- SB 127, authorizing the sweepstakes commission to purchase insurance.
319, am & Approp 653-654, psd 720, 738, S conc 744, enr 764 (Chapter 491)

- SB 128, relative to retired probate judges sitting as masters in contested cases.
488, psd 711, 714, enr 747 (Chapter 284)
- SB 129, relative to the power of McIntosh College, Inc., to grant degrees.
319, psd 652, 657, enr 668 (Chapter 160)
- SB 130, relative to combinations and monopolies.
487, am 641, psd 649, S nonconc, conf 735, rep adop 768, enr 790 (Chapter 385)
- SB 131, requiring each school district treasurer to pay out moneys belonging to the district upon orders of the duly empowered representatives of the school board.
319, psd 652, 657, enr 668 (Chapter 161)
- SB 132, repealing the authorization to construct a liquor store on the eastern New Hampshire turnpike - blue star highway.
New title: authorizing the construction of a seacoast liquor store.
Second new title: authorizing the construction of a seacoast liquor store and creating a special ballroom liquor license.
487, am & Approp 674, am 723, psd 738, S nonconc, conf 750, 757, rep adop 768, enr am 798, enr 800 (Chapter 457)
- SB 133, relative to municipal electric works obtaining security deposits from tenants.
New title: relative to obtaining electric and gas utility security deposits from tenants.
499, psd 659, 668, enr 675 (Chapter 162)
- SB 134, relative to warranties in consumer sales.
study 841
- SB 135, relative to pre-paid legal services.
487, K (RC) 644-645
- SB 136, making an appropriation to pay legal expenses in the Laaman and Nadeau cases.
New title: making an appropriation to pay legal expenses in the Laaman, Nadeau and Cushing cases and relative to issuing New Hampshire birth certificates to foreign-born children adopted in this state.
319, am 723-724, psd 738, S nonconc, conf 746, rep adop 768, enr 789 (Chapter 386)
- SB 138, relative to the burial of electrical and gas transmission lines.
study 841
- SB 139, relative to the practice of public accountancy by foreign accountants.
487, psd 640, 649, enr 667 (Chapter 163)
- SB 142, creating a crime of poisoning animals.
New title: making the intentional poisoning of animals a misdemeanor.
500, K (RC) 711-712
- SB 143, relative to sewer system capital reserve funds.
487, psd 720, 738, enr am 752, enr 764 (Chapter 492)
- SB 145, concerning the destruction of certain welfare records by the director of the division of welfare.
488, psd 641, 649, enr 667 (Chapter 164)
- SB 146, establishing a committee to study the need for licensing oil burner servicemen.
487, am 683, psd 687, S nonconc, conf 735, 752, rep adop 768-769, enr 790, appointments 842 (Chapter 493)
- SB 147, relative to reserving slots in optometric schools for New Hampshire residents and making an appropriation therefor.
500, K 670, recon & LT 686, K 818

- SB 148, relative to the benefits of certain employees of supervisory unions.
500, Approp 678, psd 720, 738, enr am 760, enr 790 (Chapter 458)
- SB 149, relative to the special repair account in the department of public works and highways.
500, psd 671, 676, enr 696 (Chapter 217)
- SB 150, relative to the creation of an incentive plan for nursing homes cost containment.
New title: relative to the implementation of an incentive plan for nursing home cost containment.
487, am & Approp 681-682, am 720-721, psd 738, S nonconc, conf 745, rep adop 769, enr 790 (Chapter 387)
- SB 151, authorizing savings banks to participate in the tax and loan program of the United States Treasury and to give security for certain deposits of public funds.
New title: authorizing savings and cooperative banks to give security for certain deposits of public funds.
487, psd 640, 649, enr 667 (Chapter 165)
- SB 152, relative to the duties of probation officers and domestic relations officers.
study 842
- SB 154, prohibiting certain minors from hitchhiking.
study 842
- SB 156, authorizing towns with a population of 1,000 or less to operate an open burning dump.
486, am & LT 703, K 818
- SB 158, relative to mining and reclamation of mined lands.
study 842
- SB 159, relative to workmen's compensation claims in certain cases.
487, study 674, 842
- SB 160, relative to voluntary sterilization and a prohibition against nonmedical qualifications.
499, am 645, psd 650, S conc 689, enr 712 (Chapter 250)
- SB 161, authorizing towns and precincts to levy betterment assessments against real property owners in areas originally developed on a private basis.
500, psd 660, 668, enr 675 (Chapter 166)
- SB 164, concerning supervisory union laws.
486, am 701-702, psd 714, S nonconc, conf 742, rep adop 769, enr am 796, enr 800 (Chapter 459)
- SB 165, establishing an interim highway planning committee and making an appropriation therefor.
500, K 674
- SB 166, making the executive director of the postsecondary education commission an unclassified position.
486, am 721, psd 738, S nonconc, conf 746, rep adop 769, enr 790 (Chapter 388)
- SB 169, relative to the commitment and treatment of persons deemed guilty but mentally ill.
study 842
- SB 171, relative to the method of filling vacancies on the Portsmouth school board.
486, am 645, psd 650, S conc 715, enr 747 (Chapter 285)
- SB 173, providing for mandatory continuing education for persons holding licenses as certified public accountants, public accountants and accounting practitioners.
New title: providing for mandatory continuing education for

- persons holding licenses as certified public accountants.
486, am & K (RC) 672-674
- SB 174, relative to a trapping education program.
486, psd 641, 649, enr 667 (Vetoed)
- SB 175, increasing deductions in determining wages of certain employees.
486, am 645, psd 650, S conc 689, enr 696 (Chapter 237)
- SB 176, relative to the board of trustees for the youth development center.
486, psd 643, 650, enr 667 (Chapter 167)
- SB 177, establishing minimum standards for energy conservation in new building construction.
487, psd (4 RC's) 706-710, recon rej (RC) 713-714, psd 714, enr 747 (Chapter 460)
- SB 178, concerning eminent domain.
486, am 694-695, psd 697, S nonconc, conf 746 (Died)
- SB 179, establishing a forensic polygraph licensing board.
study 842
- SB 180, relative to the city of Manchester and certain election requirements.
500, K 685
- SB 182, relative to temporary plate refunds.
500, psd 644, 650, enr 668 (Chapter 168)
- SB 183, eliminating the authority of the labor commissioner to establish wages for employees on public works projects.
487, study (RC) 731-732, 842
- SB 184, relative to ski area maintenance vehicles.
500, rcml 665, am 701, psd 714, S nonconc, conf 742, rep adop 770, enr am 791-792, enr 800 (Chapter 389)
- SB 185, relative to the duties of trustees of cemetery trust funds.
486, K 642
- SB 188, concerning listing names of candidates on certain primary ballots.
499, psd 679, 687, enr 696 (Chapter 238)
- SB 191, making an appropriation to the office of state planning for grants for projects authorized by the Public Works and Economic Development Act of 1965.
487, Approp 671, psd 721, 738, enr 747 (Chapter 286)
- SB 193, providing an associate justice of the Concord District Court.
488, psd 701, 714, enr 747 (Chapter 287)
- SB 195, relative to the insanity defense in criminal proceedings.
study 842
- SB 196, making membership in the New Hampshire retirement system optional.
study 842
- SB 197, making certain changes in the sunset termination schedule.
New title: making certain changes in the sunset review and termination schedule.
499, psd 660, 668, enr 675 (Chapter 169)
- SB 198, relative to the degree granting powers of Daniel Webster College.
487, am 670-671, psd 676, S nonconc, conf 689, rep adop 770, enr 789 (Chapter 461)

- SB 199, relative to the definition of public waters.
486, study 671, 842

- SB 200, relative to the maintenance of certain facilities by
railroads which operate in the state.
500, K 667

- SB 201, relative to snowmobile registrations, eliminating the
requirement for reflectorized decals.
500, psd 661, 668, enr 675 (Chapter 170)

- SB 202, relative to the regulation of open-end second mortgage
home loans.
487, am 692, psd 697, S nonconc, conf 735, rep adop 770, enr
789 (Chapter 390)

- SB 203, changing the name of the consumer protection division
of the office of the attorney general to the consumer
protection and antitrust division.
487, psd 641, 649, enr 668 (Chapter 171)

- SB 204, establishing a committee to study the feasibility of
establishing a state veterans' cemetery.
New title: relative to veterans.
499, am 647-648, psd 649, S conc 689, enr am 716, enr 747,
appointments 842-843 (Chapter 288)

- SB 205, relative to the regulation of certain charitable
solicitations and making an appropriation therefor.
500, K 701

- SB 206, revising certain laws relating to bicycles.
500, K 693

- SB 208, relative to applications for exemption from the
registration requirements of the land sales full disclosure
act and the condominium act and to application fees therefor.
New title: amending the land sales full disclosure act and
the condominium act.
488, Approp (2 RC's) 661-663, am 721, psd 738, S conc 745,
enr 753 (Chapter 289)

- SB 209, adopting the uniform limited partnership act.
488, K 701

- SB 210, relative to the state law library.
New title: relative to the law library and the supreme court.
601, am 660-661, psd 668, S nonconc, conf 735, 765, rep adop
770, enr 793 (Chapter 391)

- SB 212, relative to the temporary removal of prisoners.
486, am 641, psd 649, S conc 699, enr 747 (Chapter 290)

- SB 214, concerning funding of projects to separate sewage from
storm runoff.
study 843

- SB 215, relative to defining beneficially interested persons
under the probate act.
488, psd 701, 714, enr 747 (Chapter 291)

- SB 216, relative to the board of trustees of the New Hampshire
annual conference of the United Methodist church.
486, psd 643, 650, enr 668 (Chapter 172)

- SB 217, allowing self-proving wills.
487, am 641-642, psd 649, S conc 699, enr am 741, enr 754
(Chapter 292)

- SB 218, amending certain provisions of the charter of the city
of Manchester relative to competitive bidding in certain
cases.
486, am 653, psd 657, S nonconc, conf 735, rep adop 770-771,
enr 789 (Chapter 425)

- SB 220, changing the designation of the special board to a wetlands board and increasing its membership to provide a broader representation from the local level.
New title: relative to the establishment of a wetlands board.
486, Approp 654, psd 721, 738, enr am 762, enr 790 (Chapter 392)
- SB 221, relative to the license and control of the practice of rehabilitation counseling.
487, rcmt 710, com changed & Approp 736-737, am & psd 745 (LT S)
- SB 222, establishing a study committee on the definition of residency.
499, am 679, psd 687, S nonconc, conf 735, 752, rep adop 778-779, enr 789 appointments 843 (Chapter 393)
- SB 223, authorizing Nathaniel Hawthorne College to grant the master of business administration degree.
487, rcmt 674, am 702-703, psd 714, S nonconc, conf 742, new conf 771, 775, rep adop 779, enr 789 (Chapter 426)
- SB 224, relative to the issuance of boat plates.
487, am 695, psd 697, S nonconc, conf 736, rep adop 771, enr 799 (Chapter 462)
- SB 225, relative to a study of the central New Hampshire turnpike and other highways in the Nashua, Hudson, Lilchfield, Merrimack and Bedford area.
500, am & Approp 684, am & SO 721, am 724, psd 738, S nonconc, conf 750, rep adop 771-772, enr 790 (Chapter 427)
- SB 226, relative to the regulation of food service establishments in the town of Salem.
500, psd 653, 657, enr 668 (Chapter 173)
- SB 227, relative to capital stock conversion by cooperative banks, building and loan associations and savings and loan associations.
New title: relative to capital stock conversion by cooperative banks, building and loan associations and savings and loan associations and relative to reserve requirements for banks.
487, am 692-693, psd 697, S conc 715, enr 764 (Chapter 428)
- SB 229, relative to the protection by an individual of his home and property without incurring civil liability.
487, am 727-728, psd 738, S conc 745, enr 764 (Chapter 429)
- SB 230, relative to professional fund raising promotions.
487, study 657, 843
- SB 233, establishing the position of assistant to the commissioner of the department of resources and economic development and eliminating the position of travel research analyst.
500, study 678, 843
- SB 234, relative to the effective date for certain state agency rules.
499, am 680, psd 687, S conc 715, enr 747 (Chapter 295)
- SB 236, relative to public accountants.
study 843
- SB 239, relative to exemptions from the interest and dividends tax.
500, K 686
- SB 240, relative to the criteria for establishing tolls on the New Hampshire turnpike systems.
500, psd 679, 687, enr 696 (Chapter 218)
- SB 241, providing for junior and senior licenses to operate motor vehicles.
study 843

- SB 242, relative to uniform property assessments.
study 843
- SB 243, relative to the message on weight limit posting signs.
500, am 671-672, psd 676, S conc 689, enr 696 (Chapter 219)
- SB 244, relative to the real estate and personal property tax
exemption.
500, K 653
- SB 245, relative to funding Portsmouth's solid waste disposal
facility.
486, psd 646, 649, enr 668 (Chapter 174)
- SB 246, relative to deputy clerks in district courts.
487, am 653, psd 658, S nonconc, conf 735, rep adop 772, enr
790 (Chapter 430)
- SB 249, relative to auditing and program review requirements of
the sunset law.
500, am 671, psd 676, S conc 689, enr am 716, enr 747 (Vetoed)
- SB 250, authorizing the establishment of municipal economic
development and revitalization districts.
487, psd 642-643, 649, enr 668 (Chapter 175)
- SB 251, relative to fill and dredge procedures.
486, Approp 654, psd 721, 738, enr am 760, enr 790 (Chapter
431)
- SB 253, relative to the area of operation of the New Hampshire
housing commission.
499, rcmt 667, SO 706, 717, am 732-733, psd 738, S conc 744,
enr 764 (Chapter 394)
- SB 254, requiring the reporting of petroleum inventories and
expected deliveries at primary storage facilities in the
State of New Hampshire.
486, am 685, psd 688, S conc 755, enr 764 (Chapter 432)
- SB 255, extending the authority of Magdalen College to grant
degrees.
487, psd 652, 657, enr 668 (Chapter 176)
- SB 256, providing a supplemental appropriation to pay for group
health insurance coverage for retired state employees not
presently covered.
500, psd 721, 738, enr 747 (Chapter 296)
- SB 257, relative to the development of community support
services and service systems for formerly institutionalized
patients now residing in a community.
study 844
- SB 259, relative to the regulation of franchise practices.
488, am (RC) 728-731, psd 738, S nonconc, conf 756 (Died)
- SB 265, relative to the naming of children on birth
certificates.
487, psd 654, 658, enr 668 (Chapter 177)
- SB 266, relative to increasing the tandem axle limit for 5 axle
tractor semi-trailors.
487, psd 679, 687, enr 696 (Chapter 239)
- SB 267, providing full retirement credit for employee members
of group I of the New Hampshire retirement system for each
year of service prior to July 1, 1977 and prior to age 62.
study 844
- SB 268, making an appropriation to the New Hampshire retirement
system to make up a deficit in the state's contribution to
the retirement system for fiscal years 1976 and 1977.
New title: making an appropriation to the New Hampshire

retirement system to make up a deficit in the state's contributions to the retirement system for fiscal year 1976.
500, K 721

SB 269, creating a marketable record title act.
486, K 642

SB 270, relative to the removal of the state historic preservation office to the office of state planning and making an appropriation therefor.
study 844

SB 271, establishing a coastal coordination and assistance program.
study 844

SENATE JOINT RESOLUTION

SJR 1, establishing the small business development program of the Whittemore School of Business and Economics as the coordinating agency of educational activities directed toward assisting and encouraging the expansion of the small business sector of the economy of the state of New Hampshire and for other purposes and making an appropriation therefor. New title; establishing the small business development program of the University System of New Hampshire as the coordinating agency of educational activities directed toward assisting and encouraging the expansion of the small business sector of the economy of the state of New Hampshire and for other purposes and making an appropriation therefor. 500, Approp 675, am 722, psd 738, S nonconc, conf 745, rep adop 772, enr 789 (Chapter 381)

SENATE CONCURRENT RESOLUTIONS

SCR 1, establishing a special committee to study revenue reform at all levels of government.
500, am 683-684, adop 687, S nonconc, conf 746, rep adop 772, study 844

SCR 2, relative to the observance of National Energy Education Day.
181, adop 654, 658

SCR 5, recognizing the outstanding performance of the New Hampshire School Volunteer Program.
181, adop 318

SCR 7, relative to the importance of adequate energy supplies to tourism and tourism to the economy.
487, am 643, adop 649, S conc 689

SCR 8, relative to the reimbursement of the state by the federal government for programs enacted by Congress.
487, adop 643, 649

SCR 9, memorializing the United States Congress to reject amendments to the McCarran-Ferguson Act.
487, adop 679, 687

CONSTITUTIONAL AMENDMENT CONCURRENT RESOLUTIONS

CACR 2, Relating to the taxing power of the state. Providing that the legislature's power to provide for assessment of classes of real estate based on current use be abolished. (Cote of Hil. 28)
27, K 52

CACR 3, Relating to state mandated expenditures. Providing that no public law requiring additional expenditures by a municipality shall take effect until the municipality approves the expenditure by referendum. (Cote of Hil. 28)
27, K 52-53

- CACR 5, Relating to recall of elected officials. Providing that any elective officer, except Judicial Officers, shall be subject to recall by the voters. (Nims of Ches. 15) 49, K 90
- CACR 6, Relating to the right to bear arms. Providing that all persons have the right to bear arms in defense of self, family, property and the State. (Cote of Hil. 28) 49, IP (3 RC's) 90-93
- CACR 7, Relating to compensation for legislators. Providing that presiding officers of both houses receive \$2,500 per year and all other members receive \$2,000 per year. (Nims of Ches. 15) 57, ext 145, SO 188, study 308, 837
- CACR 8, Relating to when proposed constitutional amendments can be placed on the ballot. Providing that all proposed amendments shall only be placed on the ballot of the next biennial November election. (Eaton of Hil. 1 et al) 63, psd (RC) 155-156, S conc 182, enr 264
- CACR 9, Relating to voting procedures on Constitutional Convention sponsored amendments. Providing that the Convention, by a three-fifths majority vote of the entire membership, may propose constitutional amendments. (Eaton of Hil. 1 et al) 63, psd 157, S conc 182, enr 264
- CACR 10, Relating to the age of retirement for sheriffs. Providing that persons who reach age 70 during their elected term may finish the term. 294, K 370
- CACR 12, Relating to initiative petition. Providing that the Constitution and Statutes may be amended by initiative petition. 500, K 674
- CACR 13, Relating to budgeting, taxes, and public indebtedness in the state of New Hampshire. Providing that State, County and Municipal budgets shall be balanced and contain a one percent surplus. A 2/3 vote of the entire membership of each house be required before any sales or income tax is established. Property taxes shall not be increased by more than 5 percent without a 2/3 vote of the qualified voters. The public debt of the state of New Hampshire shall not be increased by more than 5 percent of total public indebtedness without a 2/3 vote of the entire membership of each house. The public debt of any county, municipality or other subordinate governmental unit shall not be increased by more than 5 percent of total indebtedness without a 2/3 vote of that unit's legislative body. (Wiggins of Sul. 8) 250, study 370, 838
- CACR 14, Relating to the term of the governor. Providing that the governor shall be elected every four years. (Kaklamanos of Hil. 21, Bodi of Mer. 7) 250, am & K (RC) 370-371, K (RC) 303-304
- CACR 15, Relating to a limitation on property tax increases and State Mandated programs for municipalities. Providing that the percentage of property tax increases shall not exceed the percentage of per capita income increase during the previous year without a 2/3 vote of the legislative body and that the legislature must fund programs mandated for municipalities. (Granger of Hil. 13, Shepard of Mer. 4) 262, study 372, 838
- CACR 16, Relating to meetings of the legislature. Providing that the legislature shall meet in annual sessions and receive mileage for not more than 90 legislative days during the biennium. (Spirou of Hil. 27, French of Bel. 1) 262, psd 460-461, S nonconc 740

CACR 18, Relating to State budget appropriation limits.
Providing that the increase in expenditures authorized in
any budget be limited to the growth in personal income.
500, SO 722, K (RC) 724-725

TABLE OF REFERENCES

From Chapters of 1979 Laws
to Bill Numbers

<u>Chap. No.</u>	<u>Bill No.</u>	<u>Chap. No.</u>	<u>Bill No.</u>	<u>Chap. No.</u>	<u>Bill No.</u>
1	HB 129	66	HB 13	131	HB 411
2	HB 10	67	HB 118	132	HB 412
3	SB 46	68	HB 8	133	HB 413
4	HB 11	69	HB 307	134	HB 415
5	HB 12	70	HB 221	135	HB 419
6	HB 43	71	HB 217	136	HB 446
7	HB 84	72	HB 215	137	HB 491
8	HB 123	73	HB 207	138	HB 495
9	HB 15	74	HB 189	139	HB 547
10	HB 64	75	SB 9	140	HB 561
11	HB 22	76	SB 57	141	HB 577
12	HB 114	77	HB 336	142	HB 593
13	HB 19	78	HB 102	143	HB 603
14	HB 41	79	HB 109	144	HB 604
15	HB 47	80	HB 131	145	HB 635
16	HB 9	81	HB 142	146	HB 659
17	HB 21	82	HB 185	147	HB 670
18	HB 65	83	HB 271	148	HB 735
19	HB 70	84	HB 276	149	HB 737
20	HB 119	85	HB 283	150	HB 773
21	HB 200	86	HB 318	151	HB 781
22	HB 127	87	HB 321	152	HB 789
23	HB 4	88	HB 343	153	HB 812
24	HB 5	89	HB 384	154	HB 836
25	HB 20	90	HB 141	155	SB 42
26	HB 32	91	SB 88	156	SB 61
27	HB 96	92	SB 37	157	SB 66
28	HB 220	93	SB 40	158	SB 73
29	SB 20	94	SB 103	159	SB 87
30	HB 40	95	HB 203	160	SB 129
31	SB 43	96	HB 85	161	SB 131
32	HB 33	97	HB 219	162	SB 133
33	HB 35	98	HB 206	163	SB 139
34	HB 37	99	SB 39	164	SB 145
35	HB 62	100	HB 290	165	SB 151
36	HB 67	101	HB 155	166	SB 161
37	HB 71	102	HB 132	167	SB 176
38	HB 78	103	HB 460	168	SB 182
39	HB 86	104	HB 112	169	SB 197
40	HB 149	105	SB 60	170	SB 201
41	HB 159	106	SB 113	171	SB 203
42	HB 161	107	SB 41	172	SB 216
43	HB 168	108	HB 3	173	SB 226
44	HB 175	109	HB 804	174	SB 245
45	HB 183	110	HB 729	175	SB 250
46	HB 184	111	HB 646	176	SB 255
47	HB 234	112	HB 638	177	SB 265
48	SB 27	113	HB 56	178	HB 288
49	HB 34	114	HB 542	179	HB 356
50	HB 44	115	HB 322	180	HB 364
51	HB 203	116	HB 304	181	HB 421
52	HB 225	117	HB 171	182	HB 520
53	HB 1	118	HB 736	183	HB 522
54	HB 190	119	HB 245	184	HB 567
55	HB 148	120	SB 10	185	HB 643
56	HB 144	121	HB 833	186	HB 653
57	HB 122	122	HB 506	187	HB 654
58	HB 121	123	HB 777	188	HB 657
59	HB 117	124	HB 355	189	HB 680
60	HB 115	125	HB 172	190	HB 707
61	HB 104	126	HB 344	191	HB 712
62	HB 101	127	HB 345	192	HB 744
63	HB 77	128	HB 351	193	HB 822
64	HB 72	129	HB 373	194	HB 865
65	HB 36	130	HB 407	195	HB 2

TABLE OF REFERENCES

<u>Chap. No.</u>	<u>Bill No.</u>	<u>Chap. No.</u>	<u>Bill No.</u>	<u>Chap. No.</u>	<u>Bill No.</u>
196	HB 6	266	HB 350	336	SB 64
197	HB 16	267	HB 376	337	SB 62
198	HB 55	268	HB 385	338	SB 56
199	HB 83	269	HB 391	339	SB 44
200	HB 125	270	HB 405	340	SB 34
201	HB 169	271	HB 408	341	SB 55
202	HB 223	272	HB 432	342	HB 776
203	HB 252	273	HB 443	343	HB 374
204	HB 255	274	HB 444	344	HB 818
205	HB 267	275	HB 465	345	HB 743
206	HB 316	276	HB 484	346	HB 389
207	HB 381	277	HB 550	347	HB 555
208	HB 417	278	HB 600	348	HB 757
209	HB 422	279	HB 606	349	HB 73
210	HB 423	280	HB 629	350	HB 91
211	HB 528	281	HB 633	351	HB 139
212	HB 549	282	HB 645	352	SB 125
213	HB 553	283	HB 652	353	HB 158
214	HB 686	284	SB 128	354	HB 166
215	HB 728	285	SB 171	355	HB 167
216	HB 810	286	SB 191	356	HB 180
217	SB 149	287	SB 193	357	HB 237
218	SB 240	288	SB 204	358	HB 274
219	SB 243	289	SB 208	359	HB 327
220	HB 239	290	SB 212	360	HB 338
221	HB 504	291	SB 215	361	HB 831
222	HB 562	292	SB 217	362	HB 348
223	HB 563	293	SB 33	363	HB 353
224	HB 585	294	SB 50	364	HB 382
225	HB 597	295	SB 234	365	HB 393
226	HB 598	296	SB 256	366	HB 398
227	HB 601	297	HB 380	367	HB 449
228	HB 602	298	HB 87	368	HB 472
229	HB 615	299	HB 113	369	HB 486
230	HB 649	300	HB 130	370	HB 714
231	HB 742	301	HB 153	371	HB 719
232	HB 788	302	HB 157	372	HB 738
233	HB 800	303	HB 231	373	HB 750
234	SB 53	304	HB 235	374	HB 769
235	SB 89	305	HB 236	375	HB 802
236	SB 118	306	HB 238	376	HB 807
237	SB 175	307	HB 273	377	HB 809
238	SB 188	308	HB 281	378	HB 832
239	SB 266	309	HB 354	379	HB 846
240	HB 26	310	HB 368	380	HB 857
241	HB 292	311	HB 392	381	SJR 1
242	HB 347	312	HB 418	382	SB 78
243	HB 441	313	HB 663	383	SB 86
244	HB 452	314	HB 664	384	SB 112
245	HB 485	315	HB 684	385	SB 130
246	HB 545	316	HB 694	386	SB 136
247	HB 644	317	HB 713	387	SB 150
248	HB 666	318	HB 741	388	SB 166
249	SB 116	319	HB 753	389	SB 184
250	SB 160	320	HB 754	390	SB 202
251	HB 293	321	HB 780	391	SB 210
252	HB 106	322	HB 796	392	SB 220
253	HB 135	323	HB 799	393	SB 222
254	HB 147	324	HB 801	394	SB 253
255	HB 301	325	HB 838	395	HB 88
256	HB 540	326	HB 596	396	HB 165
257	HB 559	327	SB 115	397	HB 198
258	HB 588	328	HB 808	398	HB 214
259	HB 591	329	SB 119	399	HB 240
260	HB 201	330	SB 79	400	HB 244
261	HB 250	331	HB 840	401	HB 289
262	HB 253	332	HB 852	402	HB 362
263	HB 254	333	SB 124	403	HB 388
264	HB 286	334	SB 92	404	HB 410
265	HB 346	335	SB 67	405	HB 455

<u>Chap. No.</u>	<u>Bill No.</u>	<u>Chap. No.</u>	<u>Bill No.</u>	<u>Chap. No.</u>	<u>Bill No.</u>
406	HB 490	437	HB 430	468	HB 457
407	HB 564	438	HB 89	469	HB 469
408	HB 634	439	HB 98	470	HB 473
409	HB 704	440	HB 285	471	HB 476
410	HB 766	441	HB 314	472	HB 483
411	HB 771	442	HB 378	473	HB 487
412	HB 853	443	HB 517	474	HB 493
413	HB 870	444	HB 416	475	HB 496
414	HB 871	445	HB 558	476	HB 498
415	HB 883	446	HB 612	477	HB 515
416	SB 25	447	HB 669	478	HB 516
417	SB 45	448	HB 689	479	HB 621
418	SB 48	449	HB 710	480	HB 624
419	SB 58	450	HB 720	481	HB 661
420	SB 69	451	HB 722	482	HB 675
421	SB 80	452	HB 724	483	HB 682
422	SB 85	453	HB 761	484	HB 695
423	SB 91	454	HB 785	485	HB 723
424	SB 98	455	SB 65	486	HB 864
425	SB 218	456	SB 123	487	SB 100
426	SB 223	457	SB 132	488	SB 104
427	SB 225	458	SB 148	489	SB 108
428	SB 227	459	SB 164	490	SB 111
429	SB 229	460	SB 177	491	SB 127
430	SB 246	461	SB 198	492	SB 143
431	SB 251	462	SB 224	493	SB 146
432	SB 254	463	HB 266	494	HB 261
433	HB 27	464	HB 287	495	HB 387
434	HB 700	465	HB 406	496	HB 365
435	HB 877	466	HB 420	497	HB 618
436	HB 575	467	HB 425	498	HB 881

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